

When at the college, charges on account of washing of robes, clothing and sundries shall be borne by students and also, as well as the cost of books and stationery, which will be supplied for the college; water and about the 12 months, giving for the purpose will be met by the parents or guardians of the students.

In addition to the fees referred to above, the parents or guardians of a student will be required to deposit with the college authorities, on his entering the college, the sum of Rs. 50 which will be returned when the student finally leaves the college provided that all dues have been paid.

Should it be necessary for students to be admitted into a hospital either from the college hospital, or to provide additional treatment outside the treatment of students in the college hospital, all charges incurred will be borne by the parents or guardians of the student.

A full term's notice is required to be given of intention to withdraw a student from the College. In the event of such notice not being given, the parent or guardian will be required to pay one full term's fees in full, unless it is considered that the compensation to which the student was entitled, are such as to pay for special maintenance for one year's full session and not with the disbursement of India. In every other case of withdrawal or resignation in the first half of the term, according to the terms from which the student is to be withdrawn, the security of a full term's fees in full may be required at the discretion of the Government of India.

(H) Remission of fees will be granted in August each year to the sons of Indian Officers or men who have served in the regular army, where the services and financial circumstances of the father warrant it. Such remissions are limited to Rs. 500 per annum in any one year, and are granted for a year at a time, after which they are renewed.

(I) Parents or guardians of candidates for admission to the College, at the time of the submission of the application, will forward a signed declaration (as duplicated in the following form) to the

Principle of the College, a candidate for admission to the Prince of Wales's Royal Indian Military College, Dehra Dun, declares that it is my desire that my son should enter the Indian Army, Air Force or Royal Indian Navy in preference to the

I further declare that I have made myself acquainted with the fees payable at the Prince of Wales's Royal Indian Military College, and consequently, at the Indian Military Academy, Dehra Dun (the Rs. 4,000 for a course of 2½ years), and at the Royal Air Force College, Cranwell (the Rs. 4,000 for a course of 2 years), and understand that in entering in connection with the training of cadets for appointment as commissioned officers of the Royal Indian Army (the Rs. 4,000 for the course of the 2½ years) and Rs. 4,000 for the 2½ years) and that I am able and willing to pay the prescribed fees and, hence, the expenditure in the case of the Royal Indian Navy, as also the incidental expenses.

I declare also that—

(1) If my son is admitted from the Prince of Wales's Royal Indian Military College Dehra Dun, for an appointment as cadet to the Indian Military Academy, Dehra Dun, for the Prince of Wales's College, Cranwell, or the Royal Indian Navy,

(2) If, having been declared successful at one of the examinations conducted at (1) above, then and passed to one of the institutions with the intention of entering the Indian Army, Indian Air Force or Royal Indian Navy as his preference, for service and/or as ordered or when the above notice (first) decision will not with the Government of India, I shall be required to pay the full cost of the Rs. 4,000 per annum which Government may have incurred on his education at the Prince of Wales's Royal Indian Military College.

I declare also that my son is not a member and that he will remain a bachelor whilst at the College and will be his complete, independently a person

at the Indian Military Academy, Royal Air Force College, Cranwell, or for admission to the Royal Indian Navy.

Name—

Date—

Signature of parent or guardian.

(3) The general rules will be maintained. All students will be required to wear uniform; special care will be taken that no food is served in the mess which should in any way affect the religious observance of any student.

(4) All applications should be submitted to the Prince of Wales's College, Dehra Dun, the Governor of the Prince of Wales's College, not later than the 1st July 1925 in the form below. Applications received after the 1st July 1925 will not be considered.

Form of Application

(To be sent to Dehra Dun.)

- 1 Name in full. (To be legible and not printed.)
- 2 Date of birth. (This must be definitely stated and supported by documentary evidence.)
- 3 Name, occupation and address of father or guardian.
- 4 Caste, religion and sect.
- 5 Educational attainments in India of parent or guardian.
- 6 Brief record of military service rendered by applicant's father and other relatives.
- 7 Medical report.

Name—

Date—

Signature of candidate.

(5) Candidates are informed that no travelling allowance is admissible in the event of their being employed in India or elsewhere, as the case may be, for the purpose of interviewing the Commanding Officer.

(6) Detailed information regarding the aims and scope of the course of training and the rules to be observed by parents and guardians of cadets admitted to the College are contained in the pamphlet entitled "Regulations for the Prince of Wales's Royal Indian Military College, Dehra Dun."

Copies of the above Regulations, the "Regulations governing admission to the Indian Military Academy, Dehra Dun," the "Regulations governing entry of Indian cadets to the Indian Air Force through the Royal Air Force College, Cranwell," and the "Regulations regarding the recruitment, training rules of the Air Force," mentioned in paragraph (5) above, may be had from the Manager of Publications, Civil Lines, Dehra Dun, under Nos. 1, 2, 3, 4 and 5, respectively.

Annexure A.

Information regarding the medical examination of candidates for admission to the Prince of Wales's Royal Indian Military College, Dehra Dun.

2. The medical examination of candidates for admission to the Prince of Wales's Royal Indian Military College, Dehra Dun, should invariably be made by—

(a) An Officer Commanding a British or Indian Medical Battalion, or (b) a Civil Surgeon.

3. A standard for height and chest measurements and physical development should be laid down, the candidates should not be below the average for his age and sex.

4. The standard of the minimum of standards of weight with which a candidate will be accepted is—

Stature up.

Height under 5 ft. 6 in.
Weight under 140 lb.

7. *Residence.*—If you are in Port Louis—You should complete Part III of Part I, and Part IV and V of the Return in respect of any business, profession or occupation—(a) if you are the sole proprietor, or (b) if you are not making the Return in full of your firm. If you are partner in a registered firm, you must complete Part III of Part I. Part I, and if you are a partner in an unregistered firm, you must complete Part III of Part I.

8. *For the purpose of completion of Part I and II of Part I.*—The class of a person is to be determined as follows:—

(a) The class is the status in which he was actually engaged during the previous year and not the status in which he was actually engaged in the year in which the assessment is to be made.

(b) A professional business (whether or not in regular practice), and which is usually profitable and all salary paid, paid to be considered as such.

(c) *Assessment.*—In the computation of the return, the balance of any due profits in the previous year for assessment for the year 1921-22, or which would be set off wholly against other income of the same year, may be entered forward and not against the profits of the following year.

(d) *Capital and revenue.*—The income of business and other income is distinguishable as to business and other income the capital and revenue of a company or an individual is to be distinguished as to business and other income.

(e) *Profits.*—Profits from business.—The gross amount should be entered after deducting the cost of any material income tax computed as to profit and in Part I above. Where the return is not correct, the estimated net should be entered and the figure of net should be entered in column 1 followed by the word "net".

(f) *Net.*—Adjusted income from land and other land income as to land income in British India, and all agricultural income arising from land, including Indian land and land income should be included under the head.

(g) *Net.*—Net income from a sole source of income should be included in the return if they are not paid out of income included in the return's total income.

(h) *Net.*—Net income from a sole source of income should be included in the return if they are not paid out of income included in the return's total income.

(i) *Net.*—Net income from a sole source of income should be included in the return if they are not paid out of income included in the return's total income.

(j) *Net.*—Net income from a sole source of income should be included in the return if they are not paid out of income included in the return's total income.

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(p) *Net.*—Net income from a sole source of income should be included in the return if they are not paid out of income included in the return's total income.

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(r) *Net.*—Net income from a sole source of income should be included in the return if they are not paid out of income included in the return's total income.

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(am) *Net.*—Net income from a sole source of income should be included in the return if they are not paid out of income included in the return's total income.

Of To be filled up by Trustees, Guardians or Agents only.

Name and Address of Persons for whom the money is to be paid, Residence or Agency.		Whether Trustee, Guardian or Agent.
Name.	Address.	

Form

(3) Estimated, of the names and addresses of all persons to whom accounts have been paid in the previous year, such interest, amount, and property, or, in the case of any account not yet paid up, or not yet received under the head "Interest" (as mentioned in more than five hundred pounds and part of one of all such persons).

Serial number.	Name of the person to whom the account is to be paid.	Address.	Sum of payment.	Remarks.
1				
2				
3				

Date

Signature

D. W. DOUGLASS

Assistant Deputy Secretary to Government.

HOME DEPARTMENT.

LEAVE

Port St. George, March 3, 1919.

No. 114.—*Charles F. E. Holden, Esquire, Solicitor, 141, South Street, to take full additional charge of the post of Esquire, from 1st March 1919.*

APPOINTMENT.

No. 115.—*Major Reginald E. H. H. Holden, Esquire, 141, South Street, to take full additional charge of the post of Esquire, from 1st March 1919.*

REPORTED FUL DUTY.

Port St. George, February 15, 1919.

No. 116.—*Mr. J. A. Harvey, Assistant Esquire, to take full additional charge of the post of Esquire, from 1st March 1919.*

DISMISSAL OF POWERS.

Port St. George, March 3, 1919.

No. 117.—*Under the provisions of section 21 of the Code of Criminal Procedure, 1908, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 117 of the Code of Criminal Procedure, 1908, is hereby notified.*

Port St. George, March 3, 1919.

No. 118.—*Under the provisions of section 21 of the Code of Criminal Procedure, 1908, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 118 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 119.—*Under the provisions of section 21 of the Code of Criminal Procedure, 1908, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 119 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 120.—*Under the provisions of section 21 of the Code of Criminal Procedure, 1908, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 120 of the Code of Criminal Procedure, 1908, is hereby notified.*

DISMISSAL OF POWERS.

Port St. George, February 15, 1919.

No. 121.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 121 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 122.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 122 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 123.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 123 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 124.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 124 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 125.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 125 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 126.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 126 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 127.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 127 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 128.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 128 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 129.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 129 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 130.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 130 of the Code of Criminal Procedure, 1908, is hereby notified.*

No. 131.—*Under section 21 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XXVII of 1920, the Esquire of the Government of Madras withdrew the powers of a special magistrate for the area assigned to him. The present No. 131 of the Code of Criminal Procedure, 1908, is hereby notified.*

Port St. George, February 24, 1939
(S.D. No. 24, 625, Fremantle).

No. 206.—

In exercise of the powers conferred by paragraph (1) of sub-section (1) and paragraph (3) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

SUBJECT.

The rules of Section 14 (a) of the Madras Land Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of six months commencing on the date of appointment of a candidate for the settlement of such estates with the settlement of the service in the Madras Settlements Service.

2. The general and special rules applicable to holders of permanent posts shall also apply to the holder of the said temporary post.

Explanation.—In this rule, the expression "the holder of the said temporary post" shall mean the person entitled against the temporary post.

Port St. George, February 24, 1939
(S.D. No. 24, 625, Fremantle).

No. 207.—

In exercise of the powers conferred by paragraph (1) of sub-section (1) and paragraph (3) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

SUBJECT.

The rules of Deputy Registrar in the Madras Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of three months commencing on the date of appointment of a Deputy Registrar in the settlement of such estates with the settlement of the service in the Madras Revenue Settlements Service, as amended.

3. The general and special rules applicable to the holder of permanent posts shall also apply to the holder of the said temporary post.

Explanation.—The "holder of the said temporary post" shall mean the person entitled against the said temporary post.

No. 212.—

In exercise of the powers conferred by paragraph (1) of sub-section (1) and paragraph (3) of sub-section (2) of section 211 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

SUBJECT.

The rules of Junior Division Clerk in the Madras Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of three months commencing on the date of appointment of a Junior Division Clerk in the settlement of such estates with the settlement of the service in the Madras Revenue Settlements Service, as amended.

4. The general and special rules applicable to the holder of permanent posts shall also apply to the holder of the said temporary post.

Explanation.—The "holder of the said temporary post" shall mean the person entitled against the said temporary post.

Port St. George, March 1, 1939
(S.D. No. 24, 625, Fremantle).

No. 211.—

In exercise of the powers conferred by paragraph (1) of sub-section (1) and paragraph (3) of sub-section (2) of section 211 of the Government of India

Act, 1935, His Excellency the Governor is hereby pleased to make the following special rules:—

SUBJECT.

1. The rules of Junior Division Clerk in the Madras Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of six months commencing on the date of appointment of a Junior Division Clerk in the settlement of such estates with the settlement of the service in the Madras Revenue Settlements Service, as amended.

2. The General and Special Rules applicable to holders of permanent posts shall also apply to the holder of the said temporary post.

Explanation.—In this rule, the expression "the holder of the said temporary post" shall mean the person entitled against the temporary post.

Port St. George, February 24, 1939
(S.D. No. 24, 625, Fremantle).

No. 211.—The Revenue Department, Madras, has been notified that the rules of the Madras Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of six months commencing on the date of appointment of a Junior Division Clerk in the settlement of such estates with the settlement of the service in the Madras Revenue Settlements Service, as amended.

Port St. George, February 24, 1939
(S.D. No. 24, 625, Fremantle).

1. The rules of Junior Division Clerk in the Madras Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of six months commencing on the date of appointment of a Junior Division Clerk in the settlement of such estates with the settlement of the service in the Madras Revenue Settlements Service, as amended.

SUBJECT.

Local number and name of village.	Division	
	From date.	To date.
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Port St. George, March 1, 1939.

1. The rules of Junior Division Clerk in the Madras Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of six months commencing on the date of appointment of a Junior Division Clerk in the settlement of such estates with the settlement of the service in the Madras Revenue Settlements Service, as amended.

2. The General and Special Rules applicable to holders of permanent posts shall also apply to the holder of the said temporary post.

Explanation.—In this rule, the expression "the holder of the said temporary post" shall mean the person entitled against the said temporary post.

3. The rules of Junior Division Clerk in the Madras Revenue Settlements Service Act, 1935, as amended, shall be deemed to apply to any post for a period of six months commencing on the date of appointment of a Junior Division Clerk in the settlement of such estates with the settlement of the service in the Madras Revenue Settlements Service, as amended.

4. The General and Special Rules applicable to holders of permanent posts shall also apply to the holder of the said temporary post.

Explanation.—In this rule, the expression "the holder of the said temporary post" shall mean the person entitled against the said temporary post.

Port St. George, January 18, 1937 (S.O. No. 26, General).

No. 118.—

In exercise of the powers conferred by sections 15, 16, 21 and 24 of the Madras Prohibition Act, 1937 (Madras Act X of 1937), and in pursuance of the Madras Excise and Spirit Rules, 1931, published with Executive Order No. 750, dated 15th October 1937, at pages 1774-1775 of Part I of the Port St. George Gazette, dated the 19th October 1937, as subsequently amended, the Government of Madras are hereby pleased to make the following rules:—

RULES.

1. These rules may be called the Madras Denatured Spirit and Methyl Alcohol Rules, 1937.

2. (1) In these rules—

(a) "the Act" means the Madras Prohibition Act, 1937;

(b) "denatured spirit" means spirit subjected to the following process for the purpose of rendering it unfit for human consumption, namely, the addition with spirit of at least 50 drops per pound, of light carboxylic acid and pyridine base in the proportion of half a gallon of light carboxylic acid and half a gallon of pyridine base to 99 gallons of spirit;

Explanation.—The light carboxylic acid and the pyridine base must satisfy the laboratory tests described in the Appendix;

(c) "Government" means the Government of Madras;

(d) "methyl alcohol" means the liquid having the chemical formula C_2H_5O , H , the other chemical names are methanol, ethinol and methyl hydrate and it includes wood spirit, wood spirit, wood alcohol, pyroxylic spirit and pyroxylic spirit; and

(e) "rectified spirit" means denatured spirit rendered effectively unfit for human consumption by the addition of crude wood spirit ethereal than in a highly purified condition, in the proportion of one part of crude spirit to nine parts of spirit.

Explanation.—The wood spirit must satisfy the specifications described in the Appendix.

(2) Spirit shall not be denatured by any process other than those specified in sub-rule (1) except with the sanction of the Government.

3. *Permitted, Import and Transport.*—(1) Any person or institution may without a licence possess or transport within any local area to which the Act applies, denatured spirit up to a maximum of two hundred gallons or methylated spirit or methyl alcohol up to a maximum of one hundred gallons for any of the purposes specified in section 16 of the Act.

(2) No person or institution may possess or transport within any local area to which the Act applies denatured spirit in excess of two hundred gallons or methylated spirit or methyl alcohol in excess of one hundred gallons, except under and in accordance with the terms and conditions of a licence issued by the Collector in Form D-1 appended to these rules.

Provided that it shall not be necessary for officers of the Government to obtain licences for possession and use for Government purposes of any quantity of denatured or methylated spirit or methyl alcohol.

(2) No person or institution may import into any local area to which the Act applies any quantity of denatured or methylated spirit or methyl alcohol (except under and in accordance with the terms and conditions of a licence issued by the Collector in Form D-I appended to these rules.

(3) No licence shall be issued under sub-rule (1) or sub-rule (2) except for a purpose specified in section 18 of the Act.

4. *Wholesale depot*.—Wholesale depot licences may be issued by the Collector in his discretion in Form D-II appended to these rules and subject to the conditions mentioned therein, to any person or institution for the import, transport, possession and wholesale sale of denatured or methylated spirit or methyl alcohol for any of the purposes specified in section 18 of the Act.

5. *Retail sale*.—Licences may be issued by the Collector in his discretion in Form D-III appended to these rules and subject to the conditions mentioned therein, to any person for the import, transport, possession and retail sale of denatured or methylated spirit or methyl alcohol for any of the purposes specified in section 18 of the Act.

6. *Railway companies*.—Licences may be issued by the Collector in his discretion in Form D-IV appended to these rules and subject to the conditions mentioned therein, to railway companies for the import, transport, storage and use of denatured or methylated spirit for any of the purposes specified in section 18 of the Act.

General Conditions.

7. The following general conditions shall apply to all licences issued under rule 3 or rule 6 of these rules, namely:—

(i) The licence must be hung up in a conspicuous place in the depot or shop.

(ii) No depot or shop shall be kept open between the hours of 4 p.m. and 6 a.m.

(iii) Denatured spirit kept for sale shall be of good quality and undenatured. The sale of denatured spirit whose hydrometer or apparent strength is below 60° O.F. is prohibited. Should any inspecting officer be of opinion that any spirit found by him as suspicious is insufficiently denatured, he shall report the matter to the Collector and may at the time of suspicion remove the spirit in question or cause the receptacle to be sealed and submit a sample to the Board's Laboratory for analysis and report. If the analysis shows that it is insufficiently denatured the spirit shall be at once tested afresh or, failing that, destroyed.

Note.—The rendering or otherwise in water each spirit fit for human consumption is prohibited under section 5 of the Malaya Prohibition Act, 1923.

(iv) True accounts of transactions shall be maintained from day to day in ink in Form D-V appended to these rules by the holders of licences other than those

(a) Forms D-II and D-III. Holders of licences in Forms D-II and D-III shall maintain accounts in the Forms appended to these licences. The accounts shall be in printed books. Accounts, licences and licences relating to import or transport shall be preserved for one year after the period covered by the licence and shall be produced when called for by a

Prohibition Officer or a Police Officer not below the rank of Sub-Inspector.

(4) In calculating the fee, if any, leviable on licences issued under these rules, no allowance will be made for loss of spirit or methyl alcohol due to any cause whatsoever.

(5) No privilege of storage in cask shall be sold, transferred or sub-letted without the Collector's previous permission. Now, if the Collector so orders, shall any agent be appointed for the management of any such privilege without his previous approval.

(6) Any licence may be revoked by the Collector on giving the licence three days' notice of such revocation.

(7) The premises for which the licence is granted shall be given to inspection by the Collector, a Prohibition Officer or a Police Officer not below the rank of Sub-Inspector. The Collector shall be furnished with such information regarding the quantity of spirit or methyl alcohol used as may be required by him.

(8) Every bottle, jar, cask or other receptacle containing distilled or rectified spirit or methyl alcohol removed into or kept for storage or sale in a shop licensed under these rules by a private person permitted to be in possession of such spirit or methyl alcohol shall have affixed to it in a conspicuous manner a label which shall contain the picture of a full baron skeleton at least three inches in length extending from the top to the bottom of the label with the following words printed on the right and left of the picture:—

"Poison. Not to be taken internally."

Distilled Spirit,
Methyl Alcohol,
Methyl Alcohol.

Spirit made in
and distilled in

Methyl alcohol made in

The use of any label not containing all the aforesaid particulars or containing any other particulars is prohibited. The words "Poison—Not to be taken internally" should be printed in red in bold letters in English, Tamil, Telugu and Malayalam. The design and style of the label shall be as in Form D-VI, D-VII or D-VIII as the case may be.

(9) Licences shall be bound by any additional rules that may be prescribed by the Provincial Government from time to time.

APPENDIX.

OFFICIAL LABORATORY TESTS TO ascertain the authenticity of samples of LIQUOR CONTRABAND and PRIVILEGE LIQUOR for REVENUE PURPOSES.

I. Spectroscopic of Light Carbidehydrate.

1. Water.—By "Carbidehydrate" is meant the liquid obtained by the dry distillation of calcinated carbon. By "Light carbidehydrate" is meant the liquid obtained by redistilling "carbidehydrate" and collecting that portion which passes over at or below about 200° C.

2. The specific gravity of light carbidehydrate.—The specific gravity of light carbidehydrate at 25° C. should be between 0.825 and 0.835, taking the specific gravity of water to be 1.000.

2. *Boiling test*.—For the purpose of this test, 100 c.c. of light cresothene should be introduced in the pyridine boiling flask (see specification for pyridine base). Under these conditions not more than 15 c.c. of distillate should pass over in or below 100° C., whilst a total (including the bumping) of at least 70 c.c. should pass over at or below 200° C.

3. *Alkaline of soluble cresothene*.—When 25 c.c. of light cresothene are shaken with an equal volume of water in a stoppered graduated cylinder, and due time is allowed for the liquids to separate again into two layers, the light cresothene should show an approximate decrease in volume.

4. *Neutralizing*.—The aqueous layer obtained from test (3) should show no marked acidity or alkalinity when tested with both red and blue litmus papers.

5. *Lack of miscibility hydro-carbons*.—At least 70 per cent of the light cresothene should be soluble in concentrated sulphuric acid. For testing this 25 c.c. should be introduced into a tapered and stoppered separating cylinder of suitable capacity and sulphuric acid should be added, at first with great care and in very small quantities. After each addition of acid, the cylinder should be shaken and cooled to avoid loss of volatile cresothene. Sufficient acid must be used (usually about 50 c.c.) for the light cresothene layer to become quite fluid so that it can separate readily from the upper layer of concentrated sulphuric acid. After a brief thorough shaking and cooling, the cylinder should be left for about three hours to effect complete separation of the two layers and the lower layer be then tapped off. The almost colorless upper layer should be again shaken with strong sulphuric acid until it appears free from soluble cresothene (as judged by the color imparted to the sulphuric acid) and separated as before after standing. It should readily measure not more than 7 c.c. The acid used should be of specific gravity 1.84 and may be of commercial quality.

6. *Freedom from water*.—Light cresothene should not contain any appreciable amount of water. Any effervescence in drawing samples for test should arise at the bottom of the flask from the sample from the bottom of the containing vessel where the water, if present, will be found. For this purpose, he should employ a syringe tube of which the shorter limb reaches to the base of the containing vessel. He should also ensure himself that the sample is collected in a bottle free of moisture.

II. Specification of Pyridine base.

1. *Color*.—The color must not ordinarily be darker than that given by 5 c.c. of de-aerated sodium solution dissolved in one litre of distilled water.

2. *Miscibility with water*.—The pyridine base should mix readily and completely with water and should give a clear or only slightly opalescent solution when mixed with twice their volume of water.

3. *Amount of water present*.—When 50 c.c. of the pyridine base are mixed with 50 c.c. of water and solution (density 1.04) at least 18.5 c.c. of the base should separate after having been repeatedly shaken together and allowed to stand.

4. *Reaction*.—Dissolve 1 c.c. of the pyridine base in 9.5 c.c. of distilled water. Treat with excess sulphuric acid until a drop of the mixture gives a definite blue spot on congo-red paper (the blue colour should at once disappear). At least 9.5 c.c. of the porous sulphuric acid should be required to produce this reaction. (To prepare the saturated paper, dissolve one gram of congo-red in one litre of distilled water. Soak filter paper in this and then dry.)

5. *Calcium chloride reaction*.—Vigorously shake together 10 c.c. of a mixture of 1 c.c. of pyridine base in 100 c.c. of distilled water with 5 c.c. of a five per cent solution of de-aerated calcium chloride. A distinct crystalline precipitate should immediately result, and there should be an abundant separation of crystals within ten minutes.

Another 20 c.c. of the above 1 per cent aqueous solution should give a white precipitate when mixed with 5 c.c. of Nessler's reagent.

Conditions

4. The license shall be held by the Madras Disturbed
Episcopal North India Mission, 1830, as certified by the Governor.
issued from time to time.

2 The negative shall not sell at a price less than \$ Imperial gallons of 100% than the gallons of denatured spirit.

It is typical of a quartet or more than the pair of a methylated type.
It is typical of a quartet or more than the pair of a methylated type.

Provided that the maximum profits presented above shall not apply to sales made to another holder of a depot license for wholesale sale.

3. The licensee shall not sell ^{any} ~~any~~ Medicaid eligible except to holders of licenses under the Maryland Deceased Donor Act, 1998.

4. The total quantity of $\frac{\text{dead seed weight}}{\text{mature basal area} \times \text{weight alcohol}}$ which may be sold under this license to any one offical year shall not exceed _____ lbs. Dried.

5. Every assignment of ^{disputed rights} ~~unincorporated assets~~ reported by the ^{debtor} ~~trustee~~ attached.

5 An account of the dry transactions under this house shall be kept in Form A in the accounts.

7. A fee will be levied from the licensee at the rate of ten cents per Imperial gallon on all quantities not accounted for by sale in the market.

5. An inspection note-book in Form B in the annexure shall be maintained for the use of inspecting officers and shall on demand be lent to any of the Collectors of the district or to any officer authorized by him to receive it on a receipt being given therefor.

Date: the _____ day of _____ 19____.

Collector of _____ district _____

454/55000000

Part 1.

must be maintained by holders of Short Notice for wholly int-

[illegible]*Figure 2.*

Keywords: *parental involvement, child development, parenting practices, child health, child abuse, child neglect*

Year	Quantity	Price	Revenue
1990	100	1.00	100.00
1991	110	0.90	99.00
1992	120	0.80	96.00
1993	130	0.70	91.00
1994	140	0.60	84.00
1995	150	0.50	75.00
1996	160	0.40	64.00
1997	170	0.30	51.00
1998	180	0.20	36.00
1999	190	0.10	19.00
2000	200	0.00	0.00

For more information:

POISON B-VL

POISON
NOT TO BE TAKEN
INTERNALLY

DENATURED SPIRIT

Bottle made in _____

and denatured in _____



விஷம்

உட்குத்துதல்
எதிரிடக்கூடாது.

பிடிமூலம்

பாட்டில் கிடக்காது

நடக்கிறது.

பாட்டில்

உட்குத்துதல் எதிரிடக்கூடாது.

பாட்டில் கிடக்காது.

POISON B-VL

POISON
NOT TO BE TAKEN
INTERNALLY

WATERMELON SPIRIT

Bottle made in _____

and watermelted in _____



விஷம்

உட்குத்துதல்
எதிரிடக்கூடாது.

பிடிமூலம்

பாட்டில் கிடக்காது

நடக்கிறது.

பாட்டில்

உட்குத்துதல் எதிரிடக்கூடாது.

பாட்டில் கிடக்காது.

POISON B-VL

POISON
NOT TO BE TAKEN
INTERNALLY

METHYL ALCOHOL

Bottle in _____



விஷம்

உட்குத்துதல்
எதிரிடக்கூடாது.

பிடிமூலம்

பாட்டில் கிடக்காது

நடக்கிறது.

பாட்டில்

உட்குத்துதல் எதிரிடக்கூடாது.

பாட்டில் கிடக்காது.

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(15) in all cases 8, 9, 10, 11, 12, 13 and 14.)

EFFECTS OF BAKING, WATER REDISTRIBUTION AND SEEDS

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[illegible][illegible]

4. 2.—Beneath each day shall be maintained the actual cost of inventory.

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(Offices at 100 and 104.)

NEUTRAL ARROWS IN MATCH POINTS BEING THE MASTHEAD AT THE TOP OF WALLPAPER AND ON
FLOOR BEHIND MATCH THE MATCH MASTHEADS.

[illegible][illegible]

It should be noted that the values of β are calculated in the case of $\alpha = 0.05$ and $\beta = 0.80$ for the given sample size n .

2. The y marking removed from the letters and consonant clusters in the Newy dialect is shown only in "japs".¹ A note in the "japs" section of the book explains the quality requirement of British soldiers and the nature of front-the-back or schwa-vowels.

Issue number.	Subject, etc.	Year of survey.	Scale of edition.	Price.	Remarks.
				Rs. & p.	Underlying by the Ordnance Survey, 1880 Edition, 1st Edn.
B. 1000 (1880) 1000.					
(Sheet 1 inch to 1 mile).					
B. 1000	Part of South Islands.	1880-81	1:50,000	1 0	Fourth Edition, revised.
B. 1001	Part of South Islands, from 1880-81 and 1881-82.	1880-81	1:50,000	1 0	Fourth Edition, revised.
B. 1002	Part of South Islands, from 1880-81 and 1881-82.	1880-81	1:50,000	1 0	Fourth Edition, revised.
B. 1003	Part of South Islands, from 1880-81 and 1881-82.	1880-81	1:50,000	1 0	Fourth Edition, revised.
B. 1004	Part of South Islands, from 1880-81 and 1881-82.	1880-81	1:50,000	1 0	Fourth Edition, revised.
B. 1005	Part of South Islands, from 1880-81 and 1881-82.	1880-81	1:50,000	1 0	Fourth Edition, revised.
B. 1006	Part of South Islands, from 1880-81 and 1881-82.	1880-81	1:50,000	1 0	Fourth Edition, revised.
B. 1007	Part of South Islands, from 1880-81 and 1881-82.	1880-81	1:50,000	1 0	Fourth Edition, revised.
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C. S. LEWIS, Engineer,
Ordnance Survey, Dehra Dun.



SUPPLEMENT TO PART I
OF
THE FORT ST. GEORGE GAZETTE

No. 4) MADRAS, TUESDAY EVENING, MARCH 7, 1905. (Price 8 pice)

NOTICE.

**MADRAS LEGISLATIVE COUNCIL
RETURN OF ELECTIONS EXPENSES.**

EMERGENCY NOTIFICATION.

By Frank Wiley, a candidate declared elected to the constituency, listed in my office on the 1st March 1905 the return of election expenses with the necessary declaration. On payment of the prescribed fee of Rs. 1 it may be inspected in my office in the High Court Building, Madras, between 11 a.m. and 4 p.m. on any working day for a period of fourteen days from the date of the publication of this notice in the Fort St. George Gazette.

G. W. FAIRBANKS,
Collector and Returning Officer.

Madras, 4th March 1905.

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[illegible]

von *Neisseria meningitidis*.

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അതിൽ (1)-ാം ചട്ടത്തിൽ വിവരിച്ചവയെക്കുറിച്ചുള്ള പ്രത്യേകതയിൽ അടങ്ങിയിരിക്കുന്ന ഭേദങ്ങൾ പ്രസ്തുതത്തിൽ (2)-ാം ചട്ടത്തിൽ ചേർത്തതായിത്തീർന്നിട്ടുണ്ട്, (2)-ാം ചട്ടത്തിൽ ചേർത്തതെല്ലാം തന്നെ നിലവിലുള്ള നിയമസംഗ്രഹത്തിൽനിന്നു കണ്ടെടുത്തിരിക്കുന്നതാകയാൽ,

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அமைக்கப்படும்.

[illegible]

4. *Prüfungstermin* 19.05.2010

[illegible]

of 2000, and the 2000-2001 season.

உதாரணம்: உதாரணம் 13 இல் காட்டப்பட்டுள்ளது.

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2. മലിനീകരണ പ്രശ്നങ്ങൾക്കും അതിന്റെ പരിഹാരത്തിനും (പ്രകൃതസമ്പന്നങ്ങളിൽ) അല്ലെങ്കിൽ അതിന്റെ പരിഹാരത്തിനും.

[illegible]

31-06 C209F

[illegible]

6. മിമിക്രൂസിന്റെ കൃത്യമായതും അനുമതിയും.

[illegible]

Figure 1

19. (a) 14.00 மைட்டியில்லாது அபிமானம். என்னிடமிருந்து, அவர் அபிமானம். அவ்வாறு உறுதியாகி அவர் 14 மைட்டியில் அபிமானம் அபிமானம்.

V. CONCLUSIONS

സമുദായത്തിൽ ഉൾപ്പെട്ടവർക്ക് കൂടുതൽ സൗകര്യം ഉണ്ടാകാൻ സഹായിക്കുന്നതിനായി, സർക്കാർ പദ്ധതികൾ ഉണ്ടാക്കിയിട്ടുണ്ട്. പദ്ധതികൾ ഉണ്ടാക്കിയിട്ടുണ്ട്. പദ്ധതികൾ ഉണ്ടാക്കിയിട്ടുണ്ട്.

图 10-10 图 10-11 图 10-12

(b) 10-ാം നമ്പർ ഓഡിറ്റിംഗ് ഓഫീസിൽനിന്നും കഴിഞ്ഞുവന്ന ശേഷം ഓഡിറ്റ്, ബുദ്ധിമുട്ടുള്ളതായി തീർന്നുവെന്നു വ്യക്തമാക്കി, 2007-2008-ൽ 10-ാം ഓഡിറ്റിംഗ് ഓഫീസിൽനിന്നും 11-ാം ഓഡിറ്റിംഗ് ഓഫീസിലേയ്ക്ക് മാറ്റം വരുത്തിയത്.

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and 1994

(b) ഏതു കാര്യത്തിൽ പ്രസ്തുത വിദ്യാഭ്യാസ ഉദ്യോഗസ്ഥൻ അംഗീകരിക്കുന്നതെന്ന്.

18. ചിട്ട തയ്യാറാക്കുന്നതിൽ (പ്രവർത്തികൾ) ഹിസ്സാബിൽ നിന്നും ഉത്ഭവിക്കുന്നവയെല്ലാം

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8. *Stylo*[illegible]

To be elected by the undersigned local bodies and other agencies.

District Board, Tuguey	1
Municipal Councils of Tuguey, Kaitiaki, Manakau, Taranaki, Napier and Masterton (see note)	5
Leisure Educational League, Manakau	1
Home Catholic Mission and Roman Catholic Foreigners Mission	1
S.P.G. and Wesleyan Missions	1
Association of Non-Mission Teacher-Managers	1
Total	10

To be appointed by the Government.

Sub-divisional Department of Schools, East Tuguey Girls' Range	1
Sub-divisional Department of Schools, West Tuguey Girls' Range	1
Women	1
Schooling males	1
Native-born	1
Others	1
Total	6
Grand total	16

Port St. George, February 25, 1920
G.D. No. 44, Education.

No. 11.—

In exercise of the powers conferred by section 4, subsection (2) of section 5 and clause (a) of subsection (2) of section 55 of the Native Elementary Education Act, 1909 (Children Act VIII of 1909), His Excellency the Governor of New Zealand is hereby pleased to make the following rules amending Rules (Schools) Legislative Instrument No. 18, dated the 19th March 1909, published at page 187 of Part I.B of the Port St. George Gazette dated the 11th March 1909, as subsequently amended—

RULES.

I. (1) The number of members of the District Educational Council, named, including its President, shall be 20.

(2) The named District Board shall be entitled to elect 16 persons to represent it on the District Educational Council. This number shall be composed of the President of the District Board, who is an ex-officio member of the Council.

II. The constitution of the District Educational Council, named, as now amended will be as follows—

Ex-officio members.

Collector of Revenue	1
District Educational Officer, named	1
President, District Board, named	1
Total	3

To be elected by the undersigned local bodies and other agencies.

District Board, named	10
Municipal Councils of Taranaki, Kaitiaki, Manakau, Tuguey, Kaitiaki, Manakau and Masterton (see note)	5
Native Church Council	1
R.O. Mission	1
C.M.S. and S.P.G. Missions	1
Church of Brethren Mission	1
Native Teacher-Managers' Association	1
Total	21

To be appointed by the Government.

Women	1
Schooling males	1
Native-born	1
Others	1
Inspectors of Girls' Schools	1
Total	5
Grand total	29

Port St. George, February 25, 1920
G.D. No. 44, Education.

No. 12.—

The following draft of certain rules amending Rules (Education) Departmental Instrument No. 10, dated the 11th March 1909, published at page 186 of Part I.B of the Port St. George Gazette, dated the 11th March 1909, is respectfully presented, when His Excellency the Governor of New Zealand is pleased to make such amendments and from the 15th November 1920, in exercise of the powers conferred by section 4, subsection (2) of section 5 and clause (a) of subsection (2) of section 55 of the Native Elementary Education Act, 1909 (Children Act VIII of 1909), as hereby published, as amended by subsection (2) of the said section 55, the general instructions.

Notice is hereby given that the draft will be further proceeded with on or after the 25th March 1920, and that any objection or suggestion which may be received, with reasons, before the date aforesaid will be considered by His Excellency the Governor of New Zealand.

DRAFT RULES.

I. (1) The number of members of the District Educational Council, East District, including its President, shall be 21.

(2) The East District District Board shall be entitled to elect 16 persons to represent it on the District Educational Council. This number shall be composed of the President of the District Board, who is an ex-officio member of the Council.

II. The constitution of the District Educational Council, East District, if the amendments suggested above are finally approved, will be as follows—

Ex-officio members.

Collector of East District	1
District Educational Officer, East District	1
President, District Board, East District	1
Total	3

To be elected by the undersigned local bodies and other agencies.

District Board, East District	10
Municipal Councils of Taranaki, Kaitiaki, Manakau and Masterton (see note)	5
United Lutheran Mission	1
Canadian Baptist Mission	1
Teacher-Managers' Association	1
Non-Mission Non-Teacher-Managers' Association	1
Total	20

To be appointed by the Government.

Sub-divisional Department of Girls' Schools	1
Women	1
Schooling males	1
Native-born	1
Others	1
Total	5
Grand total	25

ANTHERA UNIVERSITY.

NOTIFICATIONS.

FACULTY DE VICE RECTOR.

It is hereby notified, under section 8 of Chapter XXVI of the Anthera University Code, Volume I (1925-26), that in the vacancy of Mr. T. Narayana Pillai on the Senate of the Anthera University, Mr. P. Narayana Pillai, B.A., B.L., Barrister at Law, Madras, has been declared duly elected a member of the Senate under section 15, Clause III (b) of the Anthera University Act, by the Local Bodies Commission of the Anthera District.

He will hold office for a period of three years from 29th February 1930 subject to the annual review contained in section 15 of the Act.

It is hereby notified, under section 8 of Chapter XXVI of the Anthera University Code, Volume I (1925-26), that in the vacancy of Mr. C. V. Narayana Pillai, B.A., B.L., Barrister at Law, Madras, on the Senate of the Anthera University, Mr. C. V. Narayana Pillai, B.A., B.L., Barrister at Law, Madras, has been declared duly elected a member of the Senate under section 15, Clause III (b) of the Anthera University Act, by the members of the Anthera District Council.

He will hold office for a period of three years from the 29th February 1930, subject to the annual review contained in section 15 of the Act.

It is hereby notified that Mr. M. Narayana Pillai, B.A., B.L., Barrister at Law, Madras, has been duly confirmed by the Local Bodies Commission, as a member of the Senate under section 15, Clause III, sub-section 2 (b) of the Anthera University Act.

He will hold office for a period of one year with effect from 29th December 1929.

University Officer, Madras,
29th February 1930.

EXAMINER OF PAPERWORK BY FACULTY OF MEDICINE.

It is hereby notified under section 8 of Chapter XXVI of the Anthera University Code, Volume I (1925-26), that Mr. T. A. W. Narayana Pillai, B.A., B.L., Barrister at Law, Madras, has been declared duly elected a member of the Faculty of Medicine.

He will hold office for a period of three years from the 29th February 1930, subject to the annual review contained in section 15 of Chapter IX of the Anthera University Code, Volume I (1925-26).

(By order),

F. ATTA RAO,
Principal in charge Hospital.

University Officer, Madras,
29th February 1930.

BOARD OF EXAMINERS, MADRAS.

EXAMINATIONS—JUNIOR YEAR.

All the necessary examinations held in January 1930, the re-examination examinations have been declared by the Board to have passed in the subjects specified over their names—

FORTHY LAW.

Mr. E. V. Lakshminarayana Rao, Range Officer, Bangalore.
Mr. Narayana Pillai, Range Officer, Bangalore.

RE

Mr. P. Narayana Pillai, Range Officer, Bangalore.

Mr. M. Narayana Pillai, Range Officer, Bangalore.

Mr. P. Narayana Pillai, Range Officer, Bangalore.

Mr. S. Narayana Pillai, Range Officer, Bangalore.

Mr. W. Narayana Pillai, Range Officer, Bangalore.

Mr. E. N. Narayana Pillai, Range Officer, Bangalore.

Mr. P. Narayana Pillai, Range Officer, Bangalore.

Mr. N. P. Narayana Pillai, Range Officer, Bangalore.

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Mr. N. P. Narayana Pillai, Range Officer, Bangalore.

Mr. N. P. Narayana Pillai, Range Officer, Bangalore.

7. A selection examination will be held on Saturday, 24th June 1939, for all Elementary Higher Grade candidates in rank of the Government Engineering schools, where they have applied for admission.

8. Selected candidates will be required to produce a certificate of medical fitness.

9. Every candidate after admission will be considered to be an probationer for 10 working days and his continuance in the school will depend upon a satisfactory report from the head of the institution.

10. Menials are attached to all training schools except to the Government Secondary and Training School for Women, Madras. Those who are not permanent residents of the institution concerned are required to reside in the hostel except when specially exempted.

11. Approval or leave may be obtained from the Superintendent, Inspection or heads of training schools.

G. SINGARAJ,
Inspector of Girls' Schools, South Circle,
Colony, 24th February 1939.

MADRAS PUBLIC SERVICE COMMISSION, MEMORANDUM OF PROCEDURE FOR PROBATIONER SCHOOL, MADRAS, 24th FEBRUARY 1939.

Applications for admission from members of the Selected Classes for two appointments of Head Teachers of Corridor Schools in the Madras District Service to be filled by direct recruitment.

Persons who are employed permanently or who have completed their probation in a post in the Government service (Temporary Government) are not to apply. Other persons in service may send their applications through the authority competent to approve them in the post they are holding.

Notes.—Candidates included in the Selected Class are specified in the annexure.

2. An applicant must satisfy the following conditions:—
(a) He must be a British subject or a subject of a State in India.

(b) He must be free from any civil or criminal liability in the opinion of the District or Sessions Judge who has exercised the right of review of his case and has recommended him to be eligible for direct recruitment, and not apply.

(c) He must be of satisfactory character, and free from any bodily defect or infirmity rendering him unfit for appointment in the post.

(d) He must, on 24th March 1939, possess a diploma in Education or an Indian or Foreign or Admission University or such other qualifications as may be required by the Madras Public Service Commission as approved by such diploma.

Probationers will be given 10 probationers who have had training as probationers in Civil Education Agency for technically trained and generally intelligent.

3. Every applicant before the date on which he has passed the Intermediate Examination in any of the Madras or the Andhra or the Autonomous University, or who has taken a degree of any of the said Universities must pay a fee of Rs. 15 into a Government Treasury, or into the Treasury of any of the said Universities, or into the Treasury of the Madras Government, under the following head of revenue:—“SCHOOL, Madras Public Service Commission—Examination Fee—Free for a candidate in—Madras Public Service Commission.” This fee will not be refunded. Applicants are therefore advised to satisfy themselves that they hold the conditions prescribed in this advertisement.

Notes.—(a) The fee is accepted into a Treasury where the Madras Public Service Commission is held in the name prescribed or not in the name prescribed in the name of the candidate.

4. Fees of application may be obtained from the Secretary, Madras Public Service Commission, Colaba, S. D. Madras. The fees will be returned to the applicant and accompanied by a stamped envelope.

5. Every application must be in the applicant's handwriting; it must not be typewritten.

6. Every application must be accompanied by the following documents:—

(a) Evidence of date of birth, etc.—

(b) A certified extract from Secondary School Leaving Certificate showing date of birth, or

(c) A certificate from a Government or public school or college showing date of birth, or

(d) A certificate from a Government or public school or college showing date of birth, or

(e) A certificate from a Government or public school or college showing date of birth, or

(f) A certificate from a Government or public school or college showing date of birth, or

(g) A certificate from a Government or public school or college showing date of birth, or

(h) A certificate from a Government or public school or college showing date of birth, or

(i) A certificate from a Government or public school or college showing date of birth, or

(j) A certificate from a Government or public school or college showing date of birth, or

(k) A certificate from a Government or public school or college showing date of birth, or

(l) A certificate from a Government or public school or college showing date of birth, or

(m) A certificate from a Government or public school or college showing date of birth, or

(n) A certificate from a Government or public school or college showing date of birth, or

(o) A certificate from a Government or public school or college showing date of birth, or

(p) A certificate from a Government or public school or college showing date of birth, or

(q) A certificate from a Government or public school or college showing date of birth, or

(r) A certificate from a Government or public school or college showing date of birth, or

(s) A certificate from a Government or public school or college showing date of birth, or

(t) A certificate from a Government or public school or college showing date of birth, or

(u) A certificate from a Government or public school or college showing date of birth, or

(v) A certificate from a Government or public school or college showing date of birth, or

(w) A certificate from a Government or public school or college showing date of birth, or

(x) A certificate from a Government or public school or college showing date of birth, or

(y) A certificate from a Government or public school or college showing date of birth, or

(z) A certificate from a Government or public school or college showing date of birth, or

10. At least three authentic photographs of character and conduct in correct size of which must be filed in the form of the prescribed application in which the applicant has signed and must have been taken within six months of the date of the application. From any responsible person who knows the candidate personally that conditions must be found in personal knowledge and experience of the candidate.

From the two authentic photographs of the candidate.

11. Applicants and certificates of evidence of the qualifications referred to in paragraph 2 (d), or

12. Any other papers or documents referred to in paragraph 2 (d), or

13. A certificate from the head of the institution in which the applicant has been studying, or

14. A certificate from the head of the institution in which the applicant has been studying, or

15. A certificate from the head of the institution in which the applicant has been studying, or

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59. A certificate from the head of the institution in which the applicant has been studying, or

60. A certificate from the head of the institution in which the applicant has been studying, or

10. The scale of pay of the post is Rs. 300-0-0/- per month, including the dearness allowance, as per paragraph 10 (a), but will be paid only at the rate of Rs. 100 a month.

11. An applicant will be disqualified who attempts to influence in any manner the members of the Committee or the members of the Commission, personally or by proxy. The same penalty will be imposed if any other person, known or unknown, attempts to influence the members of the Committee or any member of the Commission in order to secure appointment.

12. All communications addressed for the Committee should not be made in writing and addressed to the Secretary.

13. Persons who have already applied in response to the Committee's notification dated 15th January 1938 and 11th February 1938, need not apply again.

ANNOUNCEMENT

(See paragraph 2 of the notification.)

List of Scheduled Classes.

1. All India.	21. Mysore.
2. Andhra Pradesh.	22. Nagaland.
3. Assam.	23. Orissa.
4. Bihar.	24. Punjab.
5. Bombay.	25. Rajputana.
6. Central Provinces.	26. Sikkim.
7. Cochin.	27. Sind.
8. Madras.	28. Travancore.
9. Madhya Pradesh.	29. United Provinces.
10. Manipal.	30. West Bengal.
11. Marathwada.	31. Mysore.
12. Mysore.	32. Nagaland.
13. Orissa.	33. Orissa.
14. Punjab.	34. Punjab.
15. Rajputana.	35. Rajputana.
16. Sikkim.	36. Sikkim.
17. Sind.	37. Sind.
18. Travancore.	38. Travancore.
19. United Provinces.	39. United Provinces.
20. West Bengal.	40. West Bengal.

* P. O. in Forwarding.

Office of the Madras Public Service Commission, Colaba, P. O., Madras, S. S. India 1938.

ANNOUNCEMENT OF APPOINTMENT OF CANDIDATES TO THE MADRAS PUBLIC SERVICE COMMISSION.

Applicants are invited for an appointment of Assistant in (Group) in the Madras Public Service Commission. A candidate will be selected in the following order of preference:—

1. A member of the Scheduled Classes.
2. An Anglo-Indian, Christian or non-Christian.
3. A Brahmin.
4. A Non-Brahmin Hindu.

The candidates included in the Scheduled Classes are specified in the Annexure.

Persons who are employed permanently, or who have completed their probation as a post in the Government Service (Non-Residential Government) are not to apply. Other persons in service will need their application, through the authority competent to appoint them in the post they are holding.

Persons who applied for selection for the post of Assistant in the Commission's notification dated 15th January 1938 need not apply.

S. S. S.

2. An applicant must satisfy the following conditions:—

(a) He must be a British subject or a subject of a foreign power.

(b) He must be a British subject or a subject of a foreign power who has not been declared bankrupt or insolvent.

(c) He must be of sound body and sound mind.

(d) He must be of sound character.

(e) He must be of sound body and sound mind and must not be under any legal disability.

(f) He must be of sound character.

(g) He must be of sound body and sound mind and must not be under any legal disability.

(h) He must be of sound character.

(i) He must be of sound body and sound mind and must not be under any legal disability.

(j) He must be of sound character.

(k) He must be of sound body and sound mind and must not be under any legal disability.

(l) He must be of sound character.

(m) He must be of sound body and sound mind and must not be under any legal disability.

(n) He must be of sound character.

(o) He must be of sound body and sound mind and must not be under any legal disability.

(p) He must be of sound character.

(q) He must be of sound body and sound mind and must not be under any legal disability.

(r) He must be of sound character.

(s) He must be of sound body and sound mind and must not be under any legal disability.

(t) He must be of sound character.

(u) He must be of sound body and sound mind and must not be under any legal disability.

(v) He must be of sound character.

(w) He must be of sound body and sound mind and must not be under any legal disability.

(x) He must be of sound character.

(y) He must be of sound body and sound mind and must not be under any legal disability.

(z) He must be of sound character.

7. Every application made at the institution already indicated in (a) should be sent by registered post accompanied and addressed as follows:-

"Applications for appointment as Lecturer, Madras Educational Service (Class A Grade)"

To

The Secretary, Madras Public Service Commission, Calcutta P.O., Madras."

8. Applications must reach the Secretary not later than 15th March 1933. Applications received after that date, applications which are not in the proper form or in respect of which candidates are prohibited from being sent forward as at before that date and applications which do not otherwise fulfil the terms of the notification will be considered defective and will be liable to be rejected summarily.

9. Applications sent by post should be accompanied by the certificate of the Registrar of the University of Madras or their own certificate as to the date which will be recommended in them.

10. An applicant should be prepared to produce a certificate of payment of fees in the prescribed form, if so required by the Commission.

11. If he has defective vision, he will have to produce along with the certificate of physical fitness a special certificate regarding his eyesight from one of the following officers who is an ophthalmologist:-

General Government Officer of the Medical Department,

Honorary Surgeon,

Honorary Assistant Surgeon,

Honorary Physician,

Honorary Assistant Physician, or

Official Assistant holding the degree of M.B., B.S., or its equivalent.

12. Selection of an applicant by the Commission means with it no guarantee of appointment.

13. A candidate in the service of a Government other than the Government of Madras will, if selected, be treated only as a leave recruit and will not be entitled on the basis of his previous service under that Government, to any concession in the matter of initial pay, travelling allowances, transit pay, leave, pension, etc., under the Government of Madras.

14. A candidate appointed will be on probation for a total period of one year as only subject a continuous period of three years.

15. An Anglo-Indian or Non-Indian professional will have to pass within the period of probation the prescribed language test in any one of the following languages, viz., Tamil, Telugu, Malayalam, Kannada and Hindustani.

16. At any time before the end of the prescribed period of probation, the probation of a candidate may be terminated and he becomes discharged with.

17. At the end of the prescribed period, if the candidate is recommended and satisfies the Commission his previous will be discharged with.

18. The scale of pay at the post is Rs. 100-200-250-300-400-450-500.

19. An applicant will be disqualified who attempts to obtain or to bring reference to bear on the Commission or any Member of the Commission previously or by letter. The same penalty will be incurred if any relative, friend, relative, official or other person attempts to influence the Commission or any Member of the Commission on behalf of an applicant.

20. In all communications submitted by the Commission, the post box made in writing and addressed to the Secretary.

APPENDIX

[See paragraph 1 of the notification]

List of Scheduled Castes

1. Brahmins	41. Kanyas
2. Kshatriyas	42. Kanyas (Hindu)
3. Vaisya	43. Kanyas (Hindu)
4. Sudra	44. Kanyas (Hindu)
5. Kanyas (Hindu)	45. Kanyas (Hindu)
6. Kanyas (Hindu)	46. Kanyas (Hindu)
7. Kanyas (Hindu)	47. Kanyas (Hindu)
8. Kanyas (Hindu)	48. Kanyas (Hindu)
9. Kanyas (Hindu)	49. Kanyas (Hindu)
10. Kanyas (Hindu)	50. Kanyas (Hindu)
11. Kanyas (Hindu)	51. Kanyas (Hindu)
12. Kanyas (Hindu)	52. Kanyas (Hindu)
13. Kanyas (Hindu)	53. Kanyas (Hindu)
14. Kanyas (Hindu)	54. Kanyas (Hindu)
15. Kanyas (Hindu)	55. Kanyas (Hindu)
16. Kanyas (Hindu)	56. Kanyas (Hindu)
17. Kanyas (Hindu)	57. Kanyas (Hindu)
18. Kanyas (Hindu)	58. Kanyas (Hindu)
19. Kanyas (Hindu)	59. Kanyas (Hindu)
20. Kanyas (Hindu)	60. Kanyas (Hindu)
21. Kanyas (Hindu)	61. Kanyas (Hindu)
22. Kanyas (Hindu)	62. Kanyas (Hindu)
23. Kanyas (Hindu)	63. Kanyas (Hindu)
24. Kanyas (Hindu)	64. Kanyas (Hindu)
25. Kanyas (Hindu)	65. Kanyas (Hindu)
26. Kanyas (Hindu)	66. Kanyas (Hindu)
27. Kanyas (Hindu)	67. Kanyas (Hindu)
28. Kanyas (Hindu)	68. Kanyas (Hindu)
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30. Kanyas (Hindu)	70. Kanyas (Hindu)
31. Kanyas (Hindu)	71. Kanyas (Hindu)
32. Kanyas (Hindu)	72. Kanyas (Hindu)
33. Kanyas (Hindu)	73. Kanyas (Hindu)
34. Kanyas (Hindu)	74. Kanyas (Hindu)
35. Kanyas (Hindu)	75. Kanyas (Hindu)
36. Kanyas (Hindu)	76. Kanyas (Hindu)
37. Kanyas (Hindu)	77. Kanyas (Hindu)
38. Kanyas (Hindu)	78. Kanyas (Hindu)
39. Kanyas (Hindu)	79. Kanyas (Hindu)
40. Kanyas (Hindu)	80. Kanyas (Hindu)

* N.C. = Native Caste

Office of the Madras Public Service Commission, Calcutta P.O., Madras, 25th February 1933

NOTIFICATION

The address of the Madras Public Service Commission will after from 15th March 1933 will be "Victoria Building," Commissioner-in-Chief Road, Square P.O., Madras.

Office of the Madras Public Service Commission, Calcutta P.O., Madras, 25th March 1933.

THE GOVERNMENT SCHEDULED CASTES BOARD, MADRAS, MADRAS

From the Secretary.

The Government Scheduled Castes Board will be opened after the summer vacation on the 15th June 1933.

2. The strength of the board will be eight. The selection will be made only in the limited number of vacancies available after consideration of eligible candidates.

3. Application for admission to the board should be sent to the principal officer in or to the board office on or before 15th June 1933, signed by the head of the institution in which the candidate studied last, and by the parent or guardian of the pupil. The greater certificate appended to the application should be signed by the local District Labour Officer or the District or Deputy Commissioner in Madras. Trade of institutions in the town will be asked to reserve some seats in their schools for the scheduled caste children in the board. No fee will be admitted to the board unless a seat has been secured by him or a child in Madras.

4. For purposes of this regulation, the under-mentioned means will count under the term "Scheduled Classes":—

LIST OF "SCHEDULED CLASSES".

(a) Students in any of the following are included in the "Scheduled Classes":—

Serial No.	Class	Serial No.	Class
1. Elementary	1. Elementary	11. Intermediate	11. Intermediate
2. Intermediate	2. Intermediate	12. Advanced	12. Advanced
3. Advanced	3. Advanced	13. Higher Intermediate	13. Higher Intermediate
4. Higher Intermediate	4. Higher Intermediate	14. Higher Advanced	14. Higher Advanced
5. Higher Advanced	5. Higher Advanced	15. Higher Intermediate	15. Higher Intermediate
6. Higher Intermediate	6. Higher Intermediate	16. Higher Advanced	16. Higher Advanced
7. Higher Advanced	7. Higher Advanced	17. Higher Intermediate	17. Higher Intermediate
8. Higher Intermediate	8. Higher Intermediate	18. Higher Advanced	18. Higher Advanced
9. Higher Advanced	9. Higher Advanced	19. Higher Intermediate	19. Higher Intermediate
10. Higher Intermediate	10. Higher Intermediate	20. Higher Advanced	20. Higher Advanced
11. Higher Advanced	11. Higher Advanced	21. Higher Intermediate	21. Higher Intermediate
12. Higher Intermediate	12. Higher Intermediate	22. Higher Advanced	22. Higher Advanced
13. Higher Advanced	13. Higher Advanced	23. Higher Intermediate	23. Higher Intermediate
14. Higher Intermediate	14. Higher Intermediate	24. Higher Advanced	24. Higher Advanced
15. Higher Advanced	15. Higher Advanced	25. Higher Intermediate	25. Higher Intermediate
16. Higher Intermediate	16. Higher Intermediate	26. Higher Advanced	26. Higher Advanced
17. Higher Advanced	17. Higher Advanced	27. Higher Intermediate	27. Higher Intermediate
18. Higher Intermediate	18. Higher Intermediate	28. Higher Advanced	28. Higher Advanced
19. Higher Advanced	19. Higher Advanced	29. Higher Intermediate	29. Higher Intermediate
20. Higher Intermediate	20. Higher Intermediate	30. Higher Advanced	30. Higher Advanced
21. Higher Advanced	21. Higher Advanced	31. Higher Intermediate	31. Higher Intermediate
22. Higher Intermediate	22. Higher Intermediate	32. Higher Advanced	32. Higher Advanced
23. Higher Advanced	23. Higher Advanced	33. Higher Intermediate	33. Higher Intermediate
24. Higher Intermediate	24. Higher Intermediate	34. Higher Advanced	34. Higher Advanced
25. Higher Advanced	25. Higher Advanced	35. Higher Intermediate	35. Higher Intermediate
26. Higher Intermediate	26. Higher Intermediate	36. Higher Advanced	36. Higher Advanced
27. Higher Advanced	27. Higher Advanced	37. Higher Intermediate	37. Higher Intermediate
28. Higher Intermediate	28. Higher Intermediate	38. Higher Advanced	38. Higher Advanced
29. Higher Advanced	29. Higher Advanced	39. Higher Intermediate	39. Higher Intermediate
30. Higher Intermediate	30. Higher Intermediate	40. Higher Advanced	40. Higher Advanced
31. Higher Advanced	31. Higher Advanced	41. Higher Intermediate	41. Higher Intermediate
32. Higher Intermediate	32. Higher Intermediate	42. Higher Advanced	42. Higher Advanced
33. Higher Advanced	33. Higher Advanced	43. Higher Intermediate	43. Higher Intermediate
34. Higher Intermediate	34. Higher Intermediate	44. Higher Advanced	44. Higher Advanced
35. Higher Advanced	35. Higher Advanced	45. Higher Intermediate	45. Higher Intermediate
36. Higher Intermediate	36. Higher Intermediate	46. Higher Advanced	46. Higher Advanced
37. Higher Advanced	37. Higher Advanced	47. Higher Intermediate	47. Higher Intermediate
38. Higher Intermediate	38. Higher Intermediate	48. Higher Advanced	48. Higher Advanced
39. Higher Advanced	39. Higher Advanced	49. Higher Intermediate	49. Higher Intermediate
40. Higher Intermediate	40. Higher Intermediate	50. Higher Advanced	50. Higher Advanced

(b) In the above Table.

(i) Advanced and High School are included in (a).

Serial No.	Class	Serial No.	Class
1. Elementary	1. Elementary	11. Intermediate	11. Intermediate
2. Intermediate	2. Intermediate	12. Advanced	12. Advanced
3. Advanced	3. Advanced	13. Higher Intermediate	13. Higher Intermediate
4. Higher Intermediate	4. Higher Intermediate	14. Higher Advanced	14. Higher Advanced
5. Higher Advanced	5. Higher Advanced	15. Higher Intermediate	15. Higher Intermediate
6. Higher Intermediate	6. Higher Intermediate	16. Higher Advanced	16. Higher Advanced
7. Higher Advanced	7. Higher Advanced	17. Higher Intermediate	17. Higher Intermediate
8. Higher Intermediate	8. Higher Intermediate	18. Higher Advanced	18. Higher Advanced
9. Higher Advanced	9. Higher Advanced	19. Higher Intermediate	19. Higher Intermediate
10. Higher Intermediate	10. Higher Intermediate	20. Higher Advanced	20. Higher Advanced
11. Higher Advanced	11. Higher Advanced	21. Higher Intermediate	21. Higher Intermediate
12. Higher Intermediate	12. Higher Intermediate	22. Higher Advanced	22. Higher Advanced
13. Higher Advanced	13. Higher Advanced	23. Higher Intermediate	23. Higher Intermediate
14. Higher Intermediate	14. Higher Intermediate	24. Higher Advanced	24. Higher Advanced
15. Higher Advanced	15. Higher Advanced	25. Higher Intermediate	25. Higher Intermediate
16. Higher Intermediate	16. Higher Intermediate	26. Higher Advanced	26. Higher Advanced
17. Higher Advanced	17. Higher Advanced	27. Higher Intermediate	27. Higher Intermediate
18. Higher Intermediate	18. Higher Intermediate	28. Higher Advanced	28. Higher Advanced
19. Higher Advanced	19. Higher Advanced	29. Higher Intermediate	29. Higher Intermediate
20. Higher Intermediate	20. Higher Intermediate	30. Higher Advanced	30. Higher Advanced
21. Higher Advanced	21. Higher Advanced	31. Higher Intermediate	31. Higher Intermediate
22. Higher Intermediate	22. Higher Intermediate	32. Higher Advanced	32. Higher Advanced
23. Higher Advanced	23. Higher Advanced	33. Higher Intermediate	33. Higher Intermediate
24. Higher Intermediate	24. Higher Intermediate	34. Higher Advanced	34. Higher Advanced
25. Higher Advanced	25. Higher Advanced	35. Higher Intermediate	35. Higher Intermediate
26. Higher Intermediate	26. Higher Intermediate	36. Higher Advanced	36. Higher Advanced
27. Higher Advanced	27. Higher Advanced	37. Higher Intermediate	37. Higher Intermediate
28. Higher Intermediate	28. Higher Intermediate	38. Higher Advanced	38. Higher Advanced
29. Higher Advanced	29. Higher Advanced	39. Higher Intermediate	39. Higher Intermediate
30. Higher Intermediate	30. Higher Intermediate	40. Higher Advanced	40. Higher Advanced
31. Higher Advanced	31. Higher Advanced	41. Higher Intermediate	41. Higher Intermediate
32. Higher Intermediate	32. Higher Intermediate	42. Higher Advanced	42. Higher Advanced
33. Higher Advanced	33. Higher Advanced	43. Higher Intermediate	43. Higher Intermediate
34. Higher Intermediate	34. Higher Intermediate	44. Higher Advanced	44. Higher Advanced
35. Higher Advanced	35. Higher Advanced	45. Higher Intermediate	45. Higher Intermediate
36. Higher Intermediate	36. Higher Intermediate	46. Higher Advanced	46. Higher Advanced
37. Higher Advanced	37. Higher Advanced	47. Higher Intermediate	47. Higher Intermediate
38. Higher Intermediate	38. Higher Intermediate	48. Higher Advanced	48. Higher Advanced
39. Higher Advanced	39. Higher Advanced	49. Higher Intermediate	49. Higher Intermediate
40. Higher Intermediate	40. Higher Intermediate	50. Higher Advanced	50. Higher Advanced

(c) Registered students of both of the above schools and their families.

Notes.—Students are not open to admission in the above school except in the case of the above school.

1. Pupils reading in V standard and above will be admitted for admission to the school. Applicants from elementary schools seeking admission to the VII, VII, VI and V standards will, before they are finally admitted for admission to the school, be examined by the Headmaster, Government Higher Secondary School, Manikganga, on a day to be fixed later, between the 10th and 15th June 1939. If they are found unfit for the classes to which they seek admission, they will have to return to their native places at their own cost.

2. The following will be the schedule for admission, on 1st July 1939:—

Standard	Admission Date	Admission Time
Standard V	1st July	10.00
" VI	1st July	11.00
" VII	1st July	12.00
" VIII	1st July	13.00
" IX	1st July	14.00
" X	1st July	15.00
" XI	1st July	16.00
" XII	1st July	17.00

The applicants will be admitted on the following dates:—

1. Pupils admitted to the school will be given their boarding and lodging at Government cost. No other grants will be given to meet their other expenses such as clothing, books, etc. If the students are admitted for the first time, they will be given the necessary grants for the first time.

2. Every pupil on joining the school should deposit with the Headmaster a sum of Rs. 2 (two) for each year of his study. This sum will be returned to him when he leaves the school at the end of the year, provided he does not accumulate any more charges to any other standard in his school. If any damage is done to any article by him, he will be liable to pay the cost of the article.

3. Pupils admitted to the school should give an undertaking in writing that they will accept the rules and regulations of the school and will pay the fees and other charges of the school as they become due.

4. The school will be open from 8.00 a.m. to 4.00 p.m. on all days except on Sundays and public holidays. The school will be closed on all days when the school is closed.

5. The school will be open from 8.00 a.m. to 4.00 p.m. on all days except on Sundays and public holidays. The school will be closed on all days when the school is closed.

6. The school will be open from 8.00 a.m. to 4.00 p.m. on all days except on Sundays and public holidays. The school will be closed on all days when the school is closed.

7. The school will be open from 8.00 a.m. to 4.00 p.m. on all days except on Sundays and public holidays. The school will be closed on all days when the school is closed.

8. The school will be open from 8.00 a.m. to 4.00 p.m. on all days except on Sundays and public holidays. The school will be closed on all days when the school is closed.

9. The school will be open from 8.00 a.m. to 4.00 p.m. on all days except on Sundays and public holidays. The school will be closed on all days when the school is closed.

10. The school will be open from 8.00 a.m. to 4.00 p.m. on all days except on Sundays and public holidays. The school will be closed on all days when the school is closed.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 8] MADRAS, TUESDAY EVENING, MARCH 7, 1939. [PART, 2 p.m.

ANDHRA UNIVERSITY.

RESULTS OF THE MEDICAL EXAMINATIONS
DECEMBER 1938 AND JANUARY 1939.

On page 21 of the Supplement to Part I-B of the Fort St. George Gazette, dated 25th February 1939, in the results of the Final B.L.S. & B.S. Degree Examinations, Part II.—

In column I.—

Rank '1 301 Vallabha Rao, M.'.

In column II.—

(1) For '1 301 Subrama Rao, M.' read '1 301 Subrama Rao, M.'.

(2) For '1 301 Bhuvanarayana Rao, A.' read '1 301 Bhuvanarayana Rao, A.'.

(3) Above '1 314 Krishna Rao, B. V.' insert '305 Vallabha Rao, M.'

(By order)

Secretary Office, Madras,
25th February 1939.

T. APPA RAU,
Deputy Registrar.

MADRAS PUBLIC SERVICE COMMISSION.

SERATION.

In the list of results in the Annual Test for Subordinate Officers, Part I, published at page 7-2 of the Supplement to Part I-B of the Fort St. George Gazette, dated 14th February 1939—

For the name against register number 924 under Madras, read 'Abanind Kanyo Dasgupta, M.'

G. P. KARUNAKARA MESTRI,
Secretary.

Office of the Madras Public Service Commission,
Colaba P.O., Madras, 25th February 1939.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 6]

MADRAS, TUESDAY EVENING, MARCH 7, 1906.

[PART, 2nd, 87.]

Part II—Miscellaneous Notifications

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AFFIDAVITS, LEAVE, ETC.

JUDICIAL.

Mr. B. Ponnappa and Revenue.—The following affidavits and revocations of Affidavits are ordered by the High Court:—

1. Mr. P. Ponnappa, an agent from Madras, is posted by the District Magistrate's Court, Madras, as agent of Mr. B. Ponnappa who will stand as an agent in the District Court.
2. Mr. P. Ponnappa, an agent from Madras, is posted by the District Magistrate's Court, Madras, as agent of Mr. B. Ponnappa who will stand as an agent in the District Court.

Mr. B. Ponnappa.—Under the provisions of section 103 of the Code of Civil Procedure, 1882, the High Court has been pleased to make the following appointments to the High Court:—

1. The Hon'ble Mr. Justice S. A. Krishnamoorthy to be a member, vice Mr. B.
2. The Hon'ble Mr. Justice S. A. Krishnamoorthy to be a member, vice Mr. B.

High Court, Madras,
27th February 1906.

Mr. B. Ponnappa.—The following transfer of a Subordinate Judge is ordered by the High Court:—

1. Mr. B. Ponnappa, Subordinate Judge's Court, Madras (Madras), to the Subordinate Judge's Court, Bangalore (B), vice Mr. B. Ponnappa, Subordinate Judge's Court, Madras (Madras).

High Court, Madras,
27th February 1906.

Mr. B. Ponnappa.—The following transfer of a Subordinate Judge is ordered by the High Court:—

1. Mr. B. Ponnappa, Subordinate Judge's Court, Madras (Madras), to the Subordinate Judge's Court, Bangalore (B), vice Mr. B. Ponnappa, Subordinate Judge's Court, Madras (Madras).

High Court, Madras,
27th February 1906.

Mr. B. Ponnappa.—The following transfer of a District Magistrate is ordered by the High Court:—

1. Mr. B. Ponnappa, District Magistrate's Court, Madras, to the District Magistrate's Court, Bangalore (B), vice Mr. B. Ponnappa, District Magistrate's Court, Madras.

High Court, Madras,
27th February 1906.

Mr. B. Ponnappa.—The following transfer of a District Magistrate is ordered by the High Court:—

1. Mr. B. Ponnappa, District Magistrate's Court, Madras, to the District Magistrate's Court, Bangalore (B), vice Mr. B. Ponnappa, District Magistrate's Court, Madras.

High Court, Madras,
27th February 1906.

IA 1000, 1000,
August.

POLICE.

Police.—The following postings of Police Officers are ordered:—

1. Mr. B. Ponnappa, Assistant District Magistrate, District Magistrate's Court, Madras, to the District Magistrate's Court, Bangalore (B), vice Mr. B. Ponnappa, Assistant District Magistrate, District Magistrate's Court, Madras.

High Court, Madras,
27th February 1906.

Mr. B. Ponnappa.—The following transfer of a District Magistrate is ordered by the High Court:—

1. Mr. B. Ponnappa, District Magistrate's Court, Madras, to the District Magistrate's Court, Bangalore (B), vice Mr. B. Ponnappa, District Magistrate's Court, Madras.

High Court, Madras,
27th February 1906.

A. J. HAPPELL,
Superintendent of Police.

ELECTRICITY.

Electricity.—The following transfer of a District Magistrate is ordered by the High Court:—

1. Mr. B. Ponnappa, District Magistrate's Court, Madras, to the District Magistrate's Court, Bangalore (B), vice Mr. B. Ponnappa, District Magistrate's Court, Madras.

High Court, Madras,
27th February 1906.

No. 12 of 1936, District Muzrai's Court, Mysore.
 Late Mr. Reddyappa & Son's (Hd.). Manappa Reddy,
 and Gangaiah Reddy—Defendants.

The order giving the above-mentioned appellants, dated 18th December 1935, is hereby annulled under section 40 (1) of the Provincial Insolvency Act. The District Insolvency will distribute assets already realized among creditors and so on as appears in the order for the same.

ADDI'S ATTAR,
 District Muzrai.

Dated, 25th February 1936.

No. 4 of 1936, District Muzrai's Court, Mysore.
 Late Ramanna and others' (Hd.) and of Channarayana,
 Marappa (Hd.), and others—Defendants.

Notice is hereby given that the order, dated 15th August 1935, annulling the petition in insolvency was annulled in part only. Dated 25th February 1936, under section 40 of the Provincial Insolvency Act.

M. GOPALAKRISHNAIAH,
 District Muzrai.

Mysore, 25th February 1936.

No. 1 of 1936, District Muzrai's Court, Mysore.

H. B. Shetty, son of J. B. Shetty, residing at Bellary
 Taluk, Mysore—Plaintiff.

Mad. Tondkar and others—Defendants (Plaintiff).
 Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the petition has been filed in this Court meaning to enforce the same and that the said petition was filed in 25th March 1935 for the hearing.

R. RANGARAJA AYYAR,
 District Muzrai.

Mysore, Mysore, 25th February 1936.

No. 1 of 1936, District Muzrai's Court, Mysore.

Yashoda Kanna Reddy—Plaintiff (Defendant).

Madappa Shettyappa and others—Defendants (Plaintiff).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the order of adjournment, dated 18th April 1936, issued against the above-mentioned plaintiff was annulled by an order of this Court, dated 25th February 1936.

No. 4 of 1936, District Muzrai's Court, Mysore.

Resident Mad. Tondkar—Plaintiff (Defendant).

R. V. Srinivasiah and others—Defendants (Plaintiff).

Notice is hereby given under section 19 (2) of the Provincial Insolvency Act that the order of adjournment, dated 18th March 1936, issued against the above-mentioned plaintiff was annulled by an order of this Court, dated 25th February 1936.

M. R. VENKATAPPA AYYAR,
 District Muzrai.

Mysore, 25th February 1936.

No. 31 of 1936, District Muzrai's Court, Mysore.

Jayappa Velupillai, son of Velupillai, Cam-
 bayal taluk, Coimbatore P.D.—Plaintiff.

Notice is hereby given under section 40, Provincial Insolvency Act 1920, that all the creditors in the above-mentioned insolvency whose claims have been satisfied but have not passed their claims should pass their claims on or before 25th March 1936 by affixing with documents in support thereof filing which a final dividend will be declared without consideration in their claims.

M. S.

No. 22 of 1936, District Muzrai's Court, Mysore.

Shankarappa Chinnappa Velupillai, son of Chinnappa, Jayappa, Tharappa, Coimbatore taluk—Plaintiff.
 Notice is hereby given under section 40, Provincial Insolvency Act, 1920, that all the creditors in the above-mentioned insolvency whose claims have been satisfied but have not passed their claims should pass their claims on or before 25th March 1936 by affixing with documents in support thereof filing which a final dividend will be declared without consideration in their claims.

No. 32 of 1936, District Muzrai's Court, Mysore.

Shiva Shetty, son of Chinnappa, Velupillai, Tharappa, Coimbatore taluk, Mysore—Plaintiff.

Notice is hereby given under section 40, Provincial Insolvency Act, 1920, that all the creditors in the above-mentioned insolvency whose claims have been satisfied but have not passed their claims should pass their claims on or before 25th March 1936 by affixing with documents in support thereof filing which a final dividend will be declared without consideration in their claims.

No. 41 of 1936, District Muzrai's Court, Mysore.

Shiva Shetty, son of Chinnappa, Velupillai, Tharappa, Coimbatore taluk, Mysore—Plaintiff.

Notice is hereby given under section 40, Provincial Insolvency Act, 1920, that all the creditors in the above-mentioned insolvency whose claims have been satisfied but have not passed their claims should pass their claims on or before 25th March 1936 by affixing with documents in support thereof filing which a final dividend will be declared without consideration in their claims.

R. SREENIVASAIAH,
 District Muzrai.

Mysore, 25th February 1936.

No. 30 of 1936 (No. 4 of 1936) District Muzrai's Court, Mysore.

Madappa Shetty, son of Peranna Ayyar, at Perannaiah and Jayappa Ayyar son of Krishna Ayyar, at Perannaiah—Defendants.

Notice is hereby given that the order of adjournment has been annulled under section 40 and 37 of Provincial Insolvency Act, 1920, dated 25th February 1936, of the District Court at Mysore, at Mysore.

R. KRISHNA AYYAR,
 District Muzrai.

Mysore, 25th February 1936.

No. 31 of 1936 (No. 1 of 1936) District Muzrai's Court, Mysore.

Madappa Shetty—Plaintiff.

Notice is hereby given under section 40 of Act V of 1920, that each of the creditors of the above-mentioned insolvency who have not passed their claims should do so on or before 25th March 1936, before which a dividend will be declared without regard to their claims.

No. 30 of 1936 (No. 20 of 1936) District Muzrai's Court, Mysore.

Madappa Shetty—Plaintiff.

Notice is hereby given under section 40 of Act V of 1920, that each of the creditors of the above-mentioned insolvency who have not passed their claims should do so on or before 25th March 1936, before which a dividend will be declared without regard to their claims.

No. 4 of 1936 (No. 5 of 1936) District Muzrai's Court, Mysore.

Madappa Shetty—Plaintiff.

Notice is hereby given under section 40 of Act V of 1920, that each of the creditors of the above-mentioned insolvency who have not passed their claims

GOVERNMENT PUBLICATIONS
FOR SALE.

AT THE DIFFERENCE PRICES PRICES,
IN THE DISTRICT OF THE DISTRICT,
AND AT THE DISTRICT.

[A Catalogue of the various publications
issued up to 1. 6. June 1935, available for sale
may be obtained from the District Office,
Mint Street, or at the District Office, London.]

[The various publications are for sale and
not for sale.]

[Publications will be supplied in full only in the form
of a single copy for a number of years and not
in any other form.]

[The various publications are for sale and
not for sale.]

At the District Office, London, 1935. At 1/11 &
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THE FORT ST. GEORGE GAZETTE
PUBLISHED BY AUTHORITY

Ex. 1. MADRAS, THURSDAY EVENING, 24 AUGUST, 1939. [PAPER, 15 pages]

Part IV—Proceedings of the Madras Legislature

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Matthew J. G. Donohue, *Director of Training and Research*, *Journal of the American Academy of Child and Adolescent Psychiatry*, Vol. 35, No. 1, 1996—Copyright ©.

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^a Act of the Mexican Legislature.

The following A/c of the Madras Legislature received the assent of His Excellency the Governor on the 23rd February 1938 and is hereby published for general information:—

ACT No. III OF 1930

*An Act to make provision for advancing the Public
- Health of the Province of Montreal.*

Whereas it is expedient to make provision for advancing the public health of the Province of Madras; It is hereby enacted as follows:—

CHAPTER I.

THE UNIVERSITY OF CHICAGO

1. (1) This Act may be called the Madras ^{and extend} ~~Public Health~~ Act, 1938.

(2) It extends to the whole of the Province of Madras.

2. (1) The provisions of this Act, except Chapter IX and Part III of Chapter X, shall come into force in the whole of the Province of Madras at once.

(2) The Government may, from time to time, by notification, extend all or any of the provisions of Chapter IX to any local area in the Province of Madras, and may cancel or modify any such notification.

(3) (a) The provisions of Part III of Chapter X shall come into force at once—

(i) in the City of Madras; And

(ii) in every local area which has been, or may hereafter be, declared to be a municipality under the Madras District Municipalities Act, 1929.

Madras Act
No. 129.

(4) The Government may, from time to time, by notification, extend the provisions of Part II of Chapter X to any other local area in the Province of Madras, and may cancel or modify any such notification.

3. In this Act, unless there is anything repugnant in the subject or context—

(1) "Building" includes—

(a) a house, out-house, stable, kitchen, godown, shed, hut, wall (other than a boundary wall not exceeding eight feet in height) and any other such structure, whether of masonry, bricks, wood, mud, metal or any other material whatsoever;—

(b) a structure on wheels or simply resting on the ground without foundation; and

(c) a ship, vessel, boat, tent, van and any other such structure used for human habitation.

(2) "Cattle" includes elephants, camels, mules, asses, horses, cows, bullocks, buffaloes, sheep, goats and pigs and the young ones of those species.

(3) "Dairy" includes—

(a) any farm, cattle-shed, milk-shed, milk-shop, or other place from which milk is sold or supplied for sale, or in which milk is kept for sale or manufactured for sale into butter, ghee, cheese, cream, curds, buttermilk, or dried, sterilised or condensed milk; and

(3) In relation to a dairyman who does not occupy any premises for the sale of milk, any place in which he keeps the vessels used by him for the storage or sale of milk, but does not include—

(i) a shop or place in which milk is sold for consumption on the premises only;

(ii) a shop or place from which milk is sold or supplied for sale in hermetically closed and insulated receptacles in the same original condition in which it was first received in such shop or place.

(4) "Dairyman" includes any person who sells milk, whether wholesale or by retail.

(5) "Drain" means a house-drain or a drain of any other description, and includes a sewer, tunnel, culvert, ditch, channel or any other device for carrying off sewage, offensive matter, polluted water, rain water, or subsoil water.

(6) "Drug" means any substance used as medicine whether for internal or external use, or any substance used in the composition or preparation of such medicine.

(7) "Dwelling house" means a building constructed, used or adapted to be used, wholly or principally, for human habitation or in connection therewith.

(8) "Executive Authority" means the Commissioner, Chairman, President, or other functionary of the local authority concerned, who is vested with general executive powers under the Madras City Municipal Act, 1919, the Madras District Municipalities Act, 1920, or the Madras Local Boards Act, 1920, as the case may be.

(9) "Executive Officer" means the paid officer, if any, of the local authority who is vested with general executive powers in the local area for which such authority is constituted under the Madras City Municipal Act, 1919, or the Madras District Municipalities Act, 1920, or the Madras Local Boards Act, 1920, as the case may be.

Madras Act
IV of 1919.
Madras Act
V of 1920.
Madras Act
XIV of 1920.

Madras Act
IV of 1919.
Madras Act
V of 1920.
Madras Act
XIV of 1920.

- (10) "Factory" means any premises including the premises thereof, wherein any industrial, manufacturing or trade process is carried on with the aid of steam, water, oil, gas, electrical or any other form of power which is mechanically transmitted and is not generated by human or animal agency.
- (11) "Filth" means—
(a) nightsoil and other contents of latrines, cesspools and drains;
(b) dung and the refuse or useless or offensive material thrown out in consequence of any process of manufacture, industry or trade; and
(c) putrid and putrefying substances.
- (12) "Food" includes every article consumed or used by man, for food, drink, or chewing, and all materials used or admixed in the composition or preparation of such article and shall also include flavouring and colouring matter and condiments.
- (13) "Government" means the Provincial Government as defined in clause (43 a) of section 3 of the General Clauses Act, 1897.
- (14) "Health Officer" means the Health Officer employed by the local authority concerned and if there is no such officer, the Health Officer of the district.
- (15) "House-drain" means any drain actually used, or intended to be used, for the drainage of one or more premises.
- (16) "Hut" means any building which is constructed principally of wood, mud, leaves, grass, thatch, or metallic sheets, and includes any temporary structure of whatever size or any small building of whatever material made which the local authority may declare to be a hut for the purpose of this Act.
- (17) "Infectious disease" means an infectious disease as defined in section 62 and includes notified disease as defined in section 63.

- (18) "Latrine" includes privy, water-closet and wind, whether public or private, or whether open or flush out.
 (19) "Local area" means the area within the jurisdiction of a local authority.
 (20) "Local authority" means—
 (a) in the City of Madras, the Corporation of Madras;
 (b) in any other municipal area, the municipal council concerned;
 (c) in any area in a district as defined in the Madras Local Boards Act, 1926, which is comprised within the jurisdiction of a panchayat, the panchayat concerned; and
 (d) in the case of all areas in a district defined as aforesaid, which are not comprised within the jurisdiction of a panchayat, the district board concerned.
 (21) "Lodging house" means a hotel, a boarding house, a shekery, dharmshala or rest-house not maintained by the Government or a local authority, an unlicensed emigration depot, or any place where casual visitors are received and provided with sleeping accommodation, with or without food, on payment, but does not include—
 (a) a students' hostel under public or recognised control, or
 (b) a house licensed under section 125 for accommodating visitors to a fair or festival, or
 (c) retiring rooms provided in railway premises for the use of passengers or railway servants.
 (22) "Magistrate" does not include an honorary or a village magistrate.
 (23) "Milk" means the milk of a cow, buffalo, goat, ass, or other animal and includes cream, skinned milk, separated milk, and condensed, sterilised or dehydrated milk, or any other product of milk.
 (24) "Notification" means a notification in the Official Gazette.

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- (25) "Nuisance" includes any act, omission, place or thing which causes or is likely to cause injury, danger, annoyance or offence to the sense of sight, smell or hearing or disturbance to life or injurious to the health or property of the public or the people in general who dwell or occupy property in the vicinity or persons who may have occasion to use any public right.
- (26) "Occupier" includes—
(a) any person for the time being paying or liable to pay to the owner the rent or any portion of the rent of the land or building or part of the same in respect of which the word is used or damages on account of the occupation of such land, building or part; and
(b) a rent-free occupant.
- (27) "Offensive matter" includes—
(a) filth as defined in clause (11);
(b) sewage as defined in clause (33); and
(c) dirt, house sweepings, spillings including chewed betel and tobacco, kitchen or stable refuse, broken glass or pottery, debris and waste paper.
- (28) "Offensive trade" means any trade in which the substances dealt with are, or are likely to become, a nuisance.
- (29) "Owner" includes the person for the time being receiving or entitled to receive, whether on his own account or as agent, trustee, guardian, manager or receiver for another person or estate or for any religious or charitable purposes, the rent or profits of the property in connection with which the word is used.
- (30) "Prescribed" means prescribed by the Government by rules made under this Act.
- (31) "Private street" means any street, road, square, court, alley, lane, passage or riding-path which is not a "public street", but does

not include a pathway made by the owner of premises on his own land to access access to, or the convenient use of, such premises.

- (32) "Public street" means any street, road, square, court, alley, lane, passage or riding-path, whether a thoroughfare or not, over which the public have a right of way and includes—

(a) the roadway over any public bridge or causeway;

(b) the footway attached to any such street, public bridge or causeway; and

(c) the drains attached to any such street, public bridge or causeway and the land whether covered or not by any pavement, veranda, or other structure which lies on either side of the roadway up to the boundaries of the adjacent property whether that property is private property or property belonging to the Crown.

- (33) "Sewage" means nightsoil and other contents of latrines, cesspools or drains and includes trade effluents and discharges from manufacturing of all kinds.

- (34) "Street" means a public or a private street.

- (35) "Urban local area" means the area within the jurisdiction of an urban local authority.

- (36) "Urban local authority" means—

(a) the Corporation of Melbourn; or

(b) a municipal council; or

(c) any body notified by the Government as an urban local authority for the purposes of this Act, so long as the notification remains in force.

- (37) "Venereal disease" means syphilis, gonorrhoea, soft chancre, venereal granuloma or lympho granuloma.

- (38) "Water-course" includes any river, stream or channel, whether natural or artificial, other than a drain.

(39) "Workshop" means any premises including the precincts thereof, (not being a factory or a workshop) wherein is carried on any industrial, manufacturing or trade process, in which not less than five persons are employed for wages or any other remuneration.

(40) "Workshop" means any premises including the precincts thereof, (not being a factory) wherein any article or part of an article is made, repaired, altered, ornamented, finished or otherwise adapted for use on a commercial basis and not less than five persons are employed for that purpose for wages or any other remuneration.

CHAPTER II.

CONTROLLING AUTHORITIES AND THEIR POWERS.

Public Health Board.

Constitution
of the Public
Health
Board.

4. (1) As soon as may be after the commencement of this Act, the Government shall cause to be constituted for the Province of Madras a Public Health Board consisting of the following members, namely:—

- (a) The Minister for Public Health;
- (b) the Minister for Local Administration;
- (c) three Members of the Madras Legislature nominated by the Government;
- (d) the Surgeon-General with the Government of Madras;
- (e) the Director of Public Health;
- (f) the Sanitary Engineer; and
- (g) one other officer of the Government nominated by the Government.

(2) Members nominated under clause (g) of subsection (1) shall hold office for a period of one year from the date of nomination, but shall be eligible for re-nomination.

(3) The Minister for Public Health shall be the President of the Public Health Board and the Director of Public Health shall be its Secretary.

5. (1) The Public Health Board shall advise the Government on such matters as the Government may from time to time refer to it.

Functions of the Public Health Board.

(2) The meetings of the Board and the mode of transaction of business at such meetings shall be governed by such regulations as may be framed by it.

(3) The proceedings of the Board shall not be invalidated by reason of any vacancy in the office of the President, the Secretary, or a member.

Powers of the Government and of the Director of Public Health.

6. (1) The Government shall have power to inspect, control and superintend the operations of local authorities under this Act.

Powers of the Government and of the Director of Public Health and his staff.

(2) The Government may, from time to time, define the powers to be exercised, and the duties to be performed, by the Director of Public Health or any member of his staff for the purposes of sub-section (1).

(3) Nothing contained in sub-sections (1) and (2) shall be deemed to affect, or derogate from, any powers possessed by the Government or the District Collector under any other law for the time being in force.

7. The Director of Public Health may, from time to time as occasion requires, recommend for adoption, by any local authority, such measures as may be necessary for improving the public health administration in the local area, or for safeguarding the public health therein :

Powers of the Director of Public Health in advising local authorities.

Provided that if on account of financial or other reasons, any local authority is unable to carry out such measures, or if there is any difference of opinion between the local authority and the Director, the matter shall be referred to the Government whose decision shall be final.

Public Health Establishments of Local Authorities.

8. (1) The public health establishments of every local authority (other than the Corporation of Madras) shall be on such scale as the Government may from time to time direct.

Public Health Establishments on local areas.

(3) The authorities who may make appointments to the public health establishments referred to in sub-section (1), the conditions of service of the members of such establishments, and the duties of such members shall, notwithstanding anything contained in the Madras District Municipalities Act, 1920, or the Madras Local Boards Act, 1920, be governed by regulations not inconsistent with this Act, made by the Government. Such regulations may lay down the extent to which the Director of Public Health shall have disciplinary control over the members of such public health establishments.

Appoint-
ment of the
Health
Officer.

9. (1) A local authority shall, if so required by the Government, include the post of a Health Officer in its establishment schedule.

(2) Notwithstanding anything contained in the Madras District Municipalities Act, 1920, or the Madras Local Boards Act, 1920, the Government —

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(a) shall appoint the Health Officers of all the local authorities (other than the Corporation of Madras) in respect whereof a direction is issued under sub-section (1); and

(b) may recover from each such local authority, the whole or such proportion of the salary and allowances paid to the Health Officer, and such contribution towards his leave allowances, pension and provident fund as the Government may, by general or special order, determine.

Appoint-
ment of
Temporary
Health
Officers
in extraor-
dinary
cases.

10. (1) In the event of the prevalence or threatened outbreak of any infectious disease in any local area, or of any unusual mortality therein, the Government may, by order, appoint temporarily for such period as may be specified therein, one or more additional Health Officers for the treatment of such infectious disease and preventing it from spreading, or for investigating the cause of, and preventing, such mortality, as the case may be.

(2) For the purpose of sub-section (1) the Government may appoint any medical practitioner registered under the Madras Medical Registration Act, 1914, either on an honorary basis or on such

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salary or allowances or both as the Government may fix. The salary and allowances shall be payable from the funds of the local authority.

11. The Government may, by general or special order, authorise any officer of the Government or of a local authority, to exercise such of the powers of a Health Officer under this Act, in such area, and subject to such restrictions, limitations and conditions and to such controlled revision, as may be specified in such order.

12. (1) Notwithstanding anything contained in this Act or in any other Act or Acts governing the local authority or authorities concerned, the Government may, by general or special order, Appoint any person or persons to carry out such provisions of this Act, and in such areas, as may be specified in the order.

(2) The expenses incurred by such person or persons in doing so shall be met from the funds of the local authority or authorities concerned, either wholly or in part, and, where more than one local authority is concerned, in such proportions, as may be determined by the Government.

13. (1) Subject to such rules as may be prescribed including rules for consultation with the executive authorities concerned, the Director of Public Health shall have power—

(a) to transfer any member of the public health establishment of a local authority to the public health establishment of another local authority; and

(b) in times of emergency, to assign one or more members of the public health establishment of one local authority for temporary duty in the area of another local authority.

(2) Nothing contained in clause (a) of sub-section (1) shall apply to the Corporation of Madras.

(3) In the case referred to in clause (b) of sub-section (1), the local authority within whose jurisdiction the member or members of the public health

Delegation
of powers of
Health
Officer.

Appoint-
ment of
persons to
carry out
the pro-
visions of this
Act.

Powers of
Director of
Public
Health under
public
health staff
of local
authorities.

establishment of another local authority are working, shall pay for the period of such temporary duty, the salary and allowances of such member or members and such contribution towards their leave allowances, pension and provident fund as the Government may, by general or special order, determine.

14. (1) The Health Officer in charge of any local area shall exercise supervision and control over all other members of the public health establishment in such area.

(2) (a) Save as otherwise provided in this Chapter or in any rules or regulations made under it, all appointments, transfers and dismissals of the members of the public health establishment under the supervision and control of the Health Officer shall be made by the Health Officer, subject to the approval of the executive authority.

(b) If for any reason the executive authority disagrees with the orders of the Health Officer under clause (a), the executive authority shall refer the matter to the Government whose decision shall be final.

15. Every local authority shall provide its Health Officer with such clerical assistance, office accommodation, furniture, equipment, stationery, and forms as may in the opinion of the Director of Public Health be necessary for the proper conduct of the business of such Health Officer.

16. Notwithstanding anything contained in the Madras City Municipal Act, 1949, the Madras District Municipalities Act, 1950, the Madras Local Boards Act, 1950, the Madras Prevention of Adulteration Act, 1953, and the Pious of Public Health Act, 1955, the Health Officer of a local authority shall perform such of the functions, and discharge such of the duties, of its executive authority in regard to public health matters under any of the provisions applicable to such local authority contained in the Acts aforesaid, subject to such appeal and control as the Government may, by general or special order, determine.

Authorisation of Health Officer to perform the functions of executive authority in public health matters.

Madras Act 17 of 1949, Sec. 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200.

CHAPTER III.

WATER-SUPPLY.

17. (1) Every local authority may, and if the Government so direct shall, provide or arrange for the provision of a sufficient supply of drinking water for consumption by the inhabitants of the area within its jurisdiction.

Local authority to provide suitable water.

(2) The local authority shall, so far as may be practicable, make adequate provision for securing—

(a) that the water-supply is continuous throughout the year; and

(b) that the water supplied is at all times wholesome and fit for human consumption.

(3) A local authority may also provide or arrange for the provision of a sufficient supply of water for other domestic purposes or for non-domestic purposes.

18. (1) If in the opinion of the Government, a local area does not possess a sufficient supply of wholesome water fit for the consumption of its inhabitants, they may direct the local authority concerned, either singly or in combination with the local authority or authorities having jurisdiction over any local area or areas in the neighbourhood which are similarly situated, to execute within such time as the Government may fix, such works as may be directed by the Government for providing a sufficient supply of wholesome water fit for human consumption.

Power of Government to direct local authority to provide water-works.

(2) A local authority may, with the previous sanction of the Government—

(a) construct, lay, or erect filters, reservoirs, engines, conduits, pipes or other works within the limits of its local area, for supplying such area with water;

(b) purchase or take on lease any water-work, or any water, or any right to store or to take or convey water, either within or without the limits of its local area; and

(c) contract with any local authority or other person or agency for the supply of water.

(3) A local authority may, with the previous sanction of the Government, by public notice, declare any lake, stream, spring, well, tank, reservoir, pond, or other source of water-supply, whether within or without the limits of its local area (other than a source under the control of the Government), from which water is or may be made available for the use of the public in the local area for domestic purposes, to be a source of public water-supply for such purposes and every such source shall thereafter be under the control of the local authority, only to the extent necessary for such purposes.

Power of Government to direct water from within or without belonging to a local authority.

19. The Government shall have power to take water from any water-main belonging to, or in the control of, a local authority for supplying water to any other area, subject to such payment being made to the local authority concerned and subject also to such other conditions as the Government may consider reasonable:

Provided that before taking action under this section, the Government shall communicate to the local authority the grounds on which they propose to do so, fix a reasonable period for the local authority to show cause against the proposal, and consider its explanations or objections, if any.

Power of Collector to inquire into water supply.

20. (1) The Collector of the district, or any other officer appointed by the Government in this behalf, may cause inquiries to be made in any local area or part thereof, with a view to ascertaining—

(a) whether the source of water-supply for such local area or part is contaminated from any cause against which effective means of protection can be taken, and

(b) whether the provision of any additional source or source of water-supply is necessary for such local area or part.

(2) The Collector or other officer aforesaid may, after taking into consideration the result of such inquiries, by notice, direct that any source of water-supply be cleaned, improved, repaired or otherwise

protected from contamination, or that such additional source or sources of water-supply be provided, as the case may be:

Provided that before issuing a notice under this sub-section, the Collector or other officer shall give the authorities or persons affected, a reasonable opportunity to make any representations they may wish to make and consider the same.

(3) Against any direction issued by the Collector or other officer under sub-section (2), an appeal shall lie to the Government whose decision shall be final.

(4) (a) Every notice issued under sub-section (2) shall specify the nature and extent of the works to be executed, the estimated cost thereof, and the authority or authorities or the person or persons by whom, and the period within which, they are to be executed.

(b) The notice shall either—

(i) be published in the prescribed manner;

or

(ii) be served on the local authority or on the person owning or having control over the source of water-supply, as the case may be, in the prescribed manner.

(5) If the directions contained in any notice issued under sub-section (2) have not been satisfactorily complied with, the officer issuing the notice may himself cause the works specified in the notice to be executed, provided that he may, on sufficient cause being shown, extend the period specified in the notice, or modify or rescind any direction contained therein.

(6) (a) If a water-tax is imposed in the local area, the cost of carrying out the works specified in the notice issued under sub-section (2), whether such works are executed by the authority or person specified therein or under sub-section (5) by the officer issuing the notice, shall be borne by the local authority concerned.

(b) If no water-tax is imposed in the local area, such cost shall be borne by the inhabitants of the local area who, on inquiry, are found to be benefited by the works or shall be shared between such inhabitants and the local authority concerned in such proportions as may be determined by the Government.

Explanation.—For the purpose of this sub-section, 'water tax' means—

- (a) a tax levied under section 25 of this Act, or
- (b) a water and drainage-tax levied under section 51 (1) (b) of the Madras District Municipalities Act, 1920, or under section 99 (1) (b) of the Madras City Municipal Act, 1919, or
- (c) a tax levied under section 75 (2) of the Madras Local Boards Act, 1920, for the specific purpose of assessing, maintaining or improving any work for the supply of water.

Power of Director of Public Health to direct local authority to insure water supply.

21. If the Director of Public Health is satisfied upon investigation that any source of public water-supply in a local area is contaminated or is subject to imminent risk of contamination by reason of unsatisfactory location, protection, construction, operation or maintenance, and speedily remedy or immediate prevention is, in his opinion, desirable, he may, by order, direct the local authority to take such measures as may be specified therein; and the local authority shall take action accordingly.

Regulation of water supply to public supply of drinking water for railways.

22. In the case of any railway in the Province of Madras, the Government may, by general or special order, require the authority administering the railway to submit for analysis, to such person or institution, in such manner, and at such intervals, as may be prescribed, samples of drinking water supplied by such authority at any station or stations on such railway. For such analysis, the authority aforesaid shall pay to the Government such fee as may be prescribed by them.

Power for the prohibition and periodical examination of sources of water supply.

23. The Government shall have power to make rules providing for the protection and periodical examination of sources of water-supply in the Province.

Power of Health Officer to require owner of any source of water supply to be examined in regard to sanitary conditions.

24. (1) The Health Officer may at any time by written notice require that the owner of, or any person having control over, any lake, stream, spring, well, tank, cistern, pond or other source of water-supply which is used for drinking, bathing or washing clothes shall, whether the same is private property or not, within a reasonable time to be specified in the notice,

or in any case failing under clause (d) within such time as may be specified in the notice not being less than thirty-six hours from the receipt thereof—

(a) keep and maintain any such source of supply in such manner as the Health Officer may direct; or

(b) cleanse any such source of water-supply from silt, refuse and vegetation; or

(c) protect any such source of water-supply from pollution by surface drainage in such manner as the Health Officer may direct; or

(d) fill in, repair, protect or enclose in such manner as the Health Officer may direct, any such source of water-supply, if for want of sufficient repair, protection or enclosure, such source of water-supply is in his opinion dangerous to the health or safety of the public or of any persons having occasion to use or to pass or approach the same; or

(e) desist from using, and from permitting others to use, for drinking purposes any such source of water-supply if, in the opinion of the Health Officer, the water is unfit for drinking; or

(f) close any such source of water-supply, either temporarily or permanently, or fill up, enclose or fence the same in such manner as the Health Officer considers sufficient to prevent the use thereof for drinking purposes, if in his opinion the water is unfit for drinking; or

(g) drain off or otherwise remove from any such source of water-supply, or from any land or premises or receptacle or reservoir attached or adjacent thereto, any stagnant water which the Health Officer considers to be either injurious to health or offensive to the neighbourhood:

Provided that the provisions of clauses (a) and (f) shall not apply to a stream:

Provided further that a notice shall not be issued under clause (f) unless a notice has first been

named under clause (e) and the source of water-supply in question continues to be used for drinking purposes notwithstanding the issue of such notice, and the Health Officer considers that such use cannot be prevented otherwise than by the issue of a notice under clause (f).

(2) If the owner or person having control as aforesaid fails or neglects to comply with any notice issued under sub-section (1) within the time specified therein, the Health Officer may, if immediate action is necessary to protect the health or safety of any person or persons, at once proceed to execute the work specified in such notice; and all the expenses incurred in respect thereof by the Health Officer shall be paid by the owner of, or person having control over, each source of water-supply, and shall be recoverable as if it were a tax due to the local authority concerned:

Provided that in the case of any private source the water of which is used by the public or by any section of the public as of right, the expenses which have been incurred by the Health Officer or which, in the opinion of the local authority, have been necessarily incurred by the owner of, or person having control over, the source of water-supply shall be paid from the funds of the local authority.

Levy of
water-tax
and the
proceeds for
water-works

25. (1) Any local authority may with the previous sanction of the Government, and shall, if so directed by them, levy within its area or any part thereof, any tax which may be necessary for providing water-supply in such area or part.

(2) Any tax levied under sub-section (1) may be a new tax levied on such basis and assessed and realised in such manner as may be sanctioned or directed by the Government, or may be a tax or additional tax levied under any head of taxation specified in any law for the time being in force governing the local authority concerned in which also all the provisions of such law relating to the incidence, assessment or realisation of a tax under such head or in any manner connected therewith shall be applicable to the tax or additional tax, with such modifications and restrictions, if any, as may be prescribed.

(3) (a) The rates at which any tax may be levied under this section shall be determined by the local authority with the previous sanction of the Government in case the tax is levied by the local authority of its own motion, and by the Government in case the tax is levied at their direction.

(b) The local authority may with the previous sanction of the Government and shall, if so directed by them, alter the rates at which any such tax is to be levied.

(4) (a) Every local authority levying a tax under this section shall earmark the net revenue therefrom for expending on the execution, maintenance and improvement of works of water-supply in the local area or part thereof within which it is levied.

(b) Such revenue shall be expended in accordance with such orders as may be issued by the Government in this behalf.

(5) Nothing contained in this section shall be deemed to affect the power of the Corporation of Madras to levy a water and drainage tax under section 80 (1) (b) of the Madras City Municipal Act, 1919, or of any municipality governed by the Madras District Municipalities Act, 1920, to levy a water and drainage tax under section 81 (1) (b) of that Act.

28. No owner of any dwelling-house which may be constructed or reconstructed after the commencement of this Act in any urban local area shall occupy it, or cause or permit it to be occupied, until he has obtained a certificate from an officer of the Public Health Department of the local authority concerned, not below the rank of Health or Sanitary Inspector, that there is within the house, or within a reasonable distance therefrom, a supply of wholesome water sufficient for the domestic purposes of the inmates of the house.

How house
not to be
occupied
without
a certificate
of wholesome
water
supply.

CHAPTER IV.

DRAINAGE.

29. (1) Every urban local authority shall, so far as the funds at its disposal may permit, provide and maintain a sufficient and satisfactory system of public drains for the effectual draining of its local area.

Local
authority
to maintain
public
drains.

(2) If, in the opinion of the Government, any local area or part thereof should, for any special reason, be provided with a system of public drains or with any other means of drainage, they may direct the local authority to provide or execute, within such times as may be fixed by them in this behalf, such works as may be considered necessary by them.

(3) The local authority shall at all times keep in good repair all drains, cesspools and the like vested in or belonging to them.

Power of Health Officer to require drains to be constructed.

28. (1) If any premises are in the opinion of the Health Officer without sufficient means of effectual drainage, he may, by notice, direct the owner of such premises to construct a drain leading therefrom to the nearest public drain or other place set apart by the local authority for the discharge of sewage.

Provided that—

(a) the cost of constructing that portion of the drain which is situated more than one hundred feet from the said premises, shall be paid from out of the funds of the local authority concerned; and

(b) if, in the opinion of the Health Officer, there is no public drain or other place set apart for the discharge of sewage within a reasonable distance of such premises, he may, by notice, require the owner of the premises to construct—

(i) a closed cesspool, tank, filter or other work of such material, shape and description, as he may direct; and

(ii) a house drain communicating with such closed cesspool, tank, filter or other work.

(2) Where by reason of a local authority changing its system of drainage or undertaking a new system of drainage, it becomes necessary for the owner of any premises to reconstruct or alter any drain, the

31. For the purpose of efficiently draining any land or building, the Health Officer may, by notice, require the owner of any court, yard, alley, lane, passage or open space—

- (a) to pave the same with such material and in such manner as may be approved by the Health Officer and to keep such paving in proper repair; or
- (b) to raise the level of such court, yard, alley, lane, passage or open space.

Explanation.—It shall be open to the Health Officer to require that in any case both the measures specified in clauses (a) and (b) of this section shall be taken.

Construction or alteration of cesspools.

32. (1) No person shall construct a cesspool—

- (a) beneath any part of any building or within fifty feet of any tank, reservoir, water course or well or within such other distance therefrom as the Health Officer may consider to be practicable having regard to the circumstances of the locality; or

- (b) within any local area, or outside such area, but within three hundred feet of any reservoir used for the storage of filtered water to be supplied to such area, except upon a site and in a position which have been approved in writing by the Health Officer.

(2) The Health Officer may, at any time, by notice, require any person within whose premises any cesspool is constructed in contravention of sub-section (1) to remove such cesspool or to fill it up with such material as may be approved by him.

Prohibition of occupation of any building which is dilapidated.

33. No owner of any building constructed or reconstructed, after the commencement of this Act in any urban local area shall occupy it, or cause or permit it to be occupied, until he has obtained a certificate from the Health Officer that the building has been provided with sufficient means of drainage.

34. No person having control over any building or ^{arrange or} ^{arrange not} ^{to be in con-} ^{form with} land shall cause or allow—

(a) the water of any tank, sewer, latrine or sanitary convenience, or any other liquid or other matter which is, or is likely to become, offensive, to run or drain into, or to be thrown or put upon, any street or open space or to seep through any external wall; or

(b) any offensive matter from any sewer, latrine or sanitary convenience, to run, drain or be thrown into a surface drain in any street.

35. No person shall, save as may be generally or ^{or as may} ^{be generally} ^{or as may} specially prescribed, throw, empty, or turn, or suffer or permit to be thrown, emptied or turned or to pass, ^{or as may} ^{be generally} ^{or as may} into any public drain, or into any drain communicating with a public drain—

(a) any matter likely to injure the drain or to interfere with the free flow of its contents, or to affect prejudicially the treatment and disposal of such contents; or

(b) any liquid being refuse or sludge or other liquid which is, either alone or in combination with the contents of the drain, dangerous, or the cause of a nuisance, or prejudicial to health; or

(c) any explosive or inflammable substance.

36. No person shall, save as may be generally or ^{or as may} ^{be generally} ^{or as may} specially prescribed—

(1) put, or cause to be put, or cause to fall or flow or be carried, or knowingly permit to be put or to fall or flow or be carried, ^{or as may} ^{be generally} ^{or as may} into any water-course—

(a) any solid or liquid sewage matter, or

(b) any poisonous, noxious or polluting liquid proceeding from any manufacturing or manufacturing process, or

(2) put, or cause to be put, or cause to fall or be carried, or knowingly permit to be put or to fall or be carried, into any water-course, so as, either singly or in combination with other similar acts of the same or any other

person, to interfere with the due flow of such water-course, or to pollute the water therein, the solid refuse of any manufactory, manufacturing process or quarry, or any rubbish or cinders, or any other waste or putrid solid matter, or

- (3) commit nuisance in or in the neighbourhood of any water-course.

CHAPTER V.

SANITARY CONVENIENCES.

27. Every local authority shall provide and maintain in proper and convenient places a sufficient number of sanitary conveniences for the use of the public and cause all such places to be kept in proper order so as not to be a nuisance or injurious to health.

28. If in any local area any building intended for human habitation is constructed or is reconstructed after being pulled down to or below the ground level, the owner thereof shall provide such sanitary conveniences and in such positions as the Health Officer may, by notice, require.

29. (1) If any building intended for human habitation is without any sanitary conveniences or if, in the opinion of the Health Officer, the sanitary conveniences or conveniences provided therein are insufficient, having regard to the number of persons occupying the building, or are inefficient, or are objectionable on sanitary grounds, he may, by notice in writing, require the owner of such building—

- (a) to provide such sanitary conveniences or such additional sanitary conveniences and in such positions, as may be specified in the notice; or

- (b) to make such structural or other alterations as may be specified in the notice.

(2) Every owner of the ground on which a group of six or more huts stands shall provide such latrine accommodation, in such positions, and within such time as the Health Officer may, by notice, require, for the use of the inhabitants of such group of huts.

40. (1) All latrines shall—

State of
New Zealand
of latrines.

(a) be constructed as to screen persons using the same and the filth from the view of persons passing by or residing in the neighbourhood; and

(b) be maintained, repaired, altered and used in accordance with the rules and by-laws made under this Act.

(2) If any latrine opening on any street, whether such latrine be erected before or after the commencement of this Act, is so placed or constructed as to be a nuisance or offensive to public decency, the Health Officer may, by notice in writing, require the owner to remove it or to carry out such improvements therein and within such time as may be specified in the notice.

(3) When any latrine is used in common by the occupiers of two or more premises or by the members of two or more families, no person shall injure or improperly foul any such latrine or anything used in connection therewith.

CHAPTER VI.

STATEMENT OF NUISANCES.

41. Without prejudice to the generality of the definition of the expression "nuisance" contained in clause (25) of section 3, the following shall be deemed specifically to be nuisances for the purposes of this Chapter:—

(1) any premises in such a state as to be prejudicial to health or a nuisance;

(2) any pond, pool, ditch, gutter, water-course, water-trough, latrine, cesspool, drain or ashpit which is so foul or in such a state as to be prejudicial to health or a nuisance;

(3) any animal kept in such a place or manner as to be prejudicial to health or a nuisance;

(4) any accumulation or deposit of refuse or other matter which is prejudicial to health or a nuisance;

- (5) any factory (not being a factory governed by the provisions of the Factories Act, 1934),²⁰¹ workshop or workplace, which is not provided with sufficient means of ventilation, or in which sufficient ventilation is not maintained, or which is not kept clean or not kept free from noxious effluvia, or which is so overcrowded while work is carried on as to be prejudicial to the health of those employed therein;
- (6) any fireplace or furnace which does not as far as practicable consume the smoke arising from the combustible used therein, and which is used for working engines by steam, or in any mill, factory, dyeworks, brewery, bake-house or gasworks, or in any manufacturing or trade process whatsoever;
- (7) any chimney sending forth smoke in such quantity as to be a nuisance; and
- (8) any noise, vibration, dust, odours, irritating smell or offensive odour produced by a factory, workshop or workplace which is a nuisance to the neighbourhood.

*Extension of
provisions.*

42. Every urban local authority shall—

- (a) cause its local area to be inspected from time to time with a view to ascertain what nuisances exist therein calling for abatement under the powers conferred on such authority by this Act; and
- (b) enforce the provisions of this Act in order to abate such nuisances.

*Information
regarding
nuisances.*

43. Any person aggrieved by a nuisance in any local area may give information of the same to the Health Officer or any other officer of the public health establishment of the local authority.

*Power of
Health
Officer as
to
nuisances.*

44. If the Health Officer is satisfied, whether upon information given under section 43 or otherwise, of the existence of a nuisance, he may, by notice, require the person by whose act, default or omission the nuisance arises or continues, or, if that person cannot be found, the owner or occupier of the premises

on which the nuisance arises or continues, to abate the nuisance and to execute such works and take such steps as may be necessary for that purpose:

Provided that—

- (a) where the nuisance arises from any defect of a structural character, the notice shall be served on the owner of the premises; and
- (b) where the person causing the nuisance cannot be found and it is clear that the nuisance does not arise or continue by the act, default or sufferance of the owner or the occupier of the premises, the Health Officer may himself forthwith do what he considers necessary to abate the nuisance and to prevent a recurrence thereof.

43. If the person on whom a notice to abate a nuisance has been served under section 44 makes default in complying with any of its requirements within the time specified therein, or if the nuisance although abated within such time is, in the opinion of the local authority, likely to recur on the same premises, the local authority may arrange for the execution of any works necessary to abate the nuisance, or to prevent its recurrence, as the case may be, and may recover the cost from such person as if it were a tax due to the local authority.

44. Where a house or other building is, in the opinion of the Health Officer, unfit for human habitation by reason of a nuisance existing therein, he may apply to a Magistrate (not being a Magistrate of the third class) to prohibit the use of such house or building for human habitation until it is rendered fit therein.

45. (1) A local authority may sell any materials which have been removed by it from any premises (including any street), when executing works under this Chapter or otherwise carrying into effect the provisions thereof, if such materials are not claimed and taken away by the owner before the expiration of seven days from the date on which they were removed by the local authority.

(2) A local authority selling any materials under sub-section (1) shall pay the sale-proceeds to the person to whom the materials belonged, after deducting therefrom the amount of any expenses recoverable from him by such authority.

(3) The provisions of this section shall not apply to any offensive matter removed by a local authority under the Act governing such authority.

Power of entry and inspection.

43. The executive authority or any officer of the Public Health Department of the Government or of the local authority, not below the rank of Health or Sanitary Inspector, may enter and inspect any premises for the purpose of enforcing any of the provisions contained in this Chapter :

Provided that—

(a) no such entry shall be made between sunset and sunrise except when a nuisance is caused by anything done or omitted to be done in the premises between sunset and sunrise ;

(b) no dwelling house shall be so entered without the consent of the occupier thereof, unless he has received at least twenty-four hours previous notice of the intention to make such entry ;

(c) sufficient notice shall in every case be given to enable the inmates of any apartment appropriated to women to withdraw to some part of the premises where their privacy may be preserved ; and

(d) due regard shall be paid, so far as may be compatible with the exigencies of the purpose of the entry, to the social and religious usages of the persons residing in the premises.

Power of Government to make or direct by local authority.

40. If the local authority or its Health Officer makes default in doing its or his duty under this Act in regard to the abatement or prevention of nuisances, the Government may authorize any of their officers to perform such duty and for that purpose to exercise any specified powers of the local authority or of its Health Officer or of both, in the local area concerned and the expenses incurred by such officers shall be met from the funds of the local authority.

50. If a nuisance under this Act within, or ^{or nuisance caused by act or omission outside local area.} affecting any part of, a local area, appears to be wholly or partly caused by some act or default committed or taking place outside such local area, the local authority may take or cause to be taken, against any person in respect of such act or default any proceedings in relation to nuisances, authorized by this Act in the like cases and with the like incidents and consequences as if the act or default were committed or took place wholly within such local area.

51. (1) No person shall deposit, or cause or ^{Prohibit deposit of refuse in, on, or about any place.} suffer any member of his family or household to deposit, any carcasses of animals, any dirt, dirt, dung, ashes, or refuse or filth of any kind, any animal matter, any broken glass, earthenware or other rubbish, or any other thing which is or may be a nuisance, in any street or in any such street or street, or in any drain beside a street, or on any open space (not being private property), or on any quay, jetty or landing place, or on any part of the sea-shore, or on the bank of any water-course, except in such receptacles as may be provided at such places, in such manner and at such hours, as may be fixed by the Health Officer.

(2) No person shall cause himself, or cause, permit or suffer any member of his family or household to cause himself, in any such street, arch, drain, open space, quay, jetty, landing place, sea-shore or bank shoreward.

(3) Any person using himself in any private open space shall immediately cover up the excreta with earth.

CHAPTER VII.

PREVENTION, NOTIFICATION AND TREATMENT OF DISEASES.

PART I.

Infectious diseases in general.

52. For the purposes of this Part, 'infectious diseases' means (a) acute infectious pneumonia, (b) anthrax, (c) cerebro-spinal fever, (d) cholera, (e) diphtheria, (f) enteric fever, (g) erysipelas, (h) measles, (i) plague, (j) rabies, (k) relapsing fever, (l) scarlet fever, (m) smallpox, (n) tuberculosis, (o) typhus or (p) any other disease which ^{is declared to be an infectious disease by the Government.}

the Government may from time to time, by notification declare to be an infectious disease either generally throughout the Province or in such part or parts thereof as may be specified in the notification.

Appliances,
supplies and
health staff.

53. (1) In the event of the prevalence or threatened outbreak of any infectious disease in any local area, or of any unusual mortality therein, the local authority concerned shall provide such additional staff, medicines, appliances, equipment and other things as may, in the opinion of the Health Officer, be necessary for the treatment of such infectious disease and preventing it from spreading, or for investigating the cause of such mortality, and preventing it, as the case may be:

Provided that, if the local authority does not agree with the opinion of the Health Officer, the matter shall be referred to the Director of Public Health, whose decision shall be final.

(2) In the event aforesaid, if the Health Officer considers that immediate action is necessary in the interests of public health, he may, notwithstanding anything contained in sub-section (1), appoint such additional staff and obtain such medicines, appliances, equipment and other things as may be necessary; and the expenses incurred in respect thereof shall be met from the funds of the local authority.

(3) Every appointment made under sub-section (2) shall be reported forthwith to the executive authority and by such authority to the local authority concerned at its next meeting.

Provision
with
maintenance
of infectious
hospitals
and wards.

54. (1) (a) The local authority may, and if so required by the Government shall, provide or cause to be provided, hospitals, wards or other places for the reception and treatment of persons suffering from infectious diseases:

(b) For the purpose of the reception and treatment of such persons a local authority may—

(i) itself build such hospitals, wards or places of reception, or

(ii) contract for the use of any such hospital or part of a hospital or place of reception, or

(3) enter into an agreement with any person having the management of any such hospital, for the reception and treatment therein of persons suffering from infectious diseases.

(4) For the purpose aforesaid, two or more local authorities may in combination provide a common hospital or place of reception.

(5) A local authority shall not be deemed to have discharged its obligation under sub-section (1) unless the hospitals, wards or places of reception in question are maintained in accordance with such general or special orders as may from time to time be issued by the Director of Public Health.

53. A local authority may, and if so required by the Director of Public Health shall,—

(a) provide and maintain suitable convalescent, with sufficient attendants and other requisites, for the free carriage of persons suffering from any infectious disease; and

(b) provide proper places and apparatus and establishment, for the disinfection of convalescent, clothing, bedding or other articles which have been exposed to infection; and when any convalescent, clothing, bedding or articles are brought to any such place for disinfection, may cause them, at its discretion, to be disinfected, either free of charge, or on payment of such fee as it may fix.

54. Every medical practitioner who in the course of his practice becomes cognizant of the existence of any case of typhoid fever or tuberculosis in any private or public dwelling other than a public hospital shall, if the case has not been already reported, give information of the same with the least practicable delay—

(a) in municipal areas, to the executive authority, the Health Officer or a Sanitary Inspector; and

(b) in non-municipal areas, to the Health Officer, a Health or Sanitary Inspector or the village headman.

Explanation.—In this section, 'medical practitioner' includes a hakim or vaidya, whether registered or not.

Prohibition
of the use
of water
from un-
proved
sources.

57. (1) If it appears to the Health Officer that the water in any tank, well or other place, if used for drinking or any other domestic purpose, is likely to engender or cause the spread of any infectious disease, he may, by public notice, prohibit the removal or use of the said water generally or for any specified domestic purpose.

(2) No person shall remove or use any water in respect of which any such notice has been issued in contravention of the terms thereof.

Removal of
infected per-
sons to hos-
pital.

58. (1) If it appears to the Health Officer that any person is suffering from an infectious disease, and that such person—

- (a) (i) is without proper lodging or accommodation, or
- (ii) is lodged in a place occupied by more than one family, or
- (iii) is without medical supervision directed to the prevention of the spread of the disease, or
- (iv) is in a place where his presence is a danger to the people in the neighbourhood; and
- (b) should be removed to a hospital or other place at which patients suffering from such disease are received for treatment,

the Health Officer may remove such person or cause him to be removed to such hospital or place.

(2) If any woman who, according to custom, does not appear in public, is removed to any such hospital or place—

- (i) the removal shall be effected in such a way as to preserve her privacy; and
- (ii) special accommodation in accordance with the custom aforesaid shall be provided for her in such hospital or place.

(3) No person shall leave, or be taken away from, any hospital or other place referred to in sub-section (1) without the permission of the medical officer in-charge or of the Health Officer.

(4) Whoever—

(a) obstructs the removal of any person to any hospital or other place under sub-section (1), or

(b) leaves, or takes away any person from, any such hospital or place in contravention of sub-section (3),

shall be punished with imprisonment which may extend to three months, or with fine, or with both.

58. (1) No person who knows that he is suffering from an infectious disease not specified in Part II of this Chapter shall expose other persons to the risk of infection by his presence or conduct in—

Prohibition of the exposure of other persons to infection.

(a) any market, theatre or other place of entertainment or assembly, or

(b) any school, college, playground or such other place, or

(c) any hotel, hostel, boarding house, choultry, rest-house, or club, or

(d) any factory or shop.

Explanation.—A person shall be deemed to know that he is suffering from an infectious disease within the meaning of this sub-section if he has been informed by the Health Officer or any other officer of the Public Health Department of the Government or of a local authority, not below the rank of Health or Sanitary Inspector, or a medical practitioner registered under the Madras Medical Registration Act, 1914, that he is so suffering.

See Act
of 1914.

(2) No person who has the care of a person whom he knows to be suffering from an infectious disease not specified in Part II of this Chapter shall cause or permit that person to expose others to the risk of infection by his presence or conduct in any place referred to in sub-section (1).

Infected persons find no escape in common houses and occupations.

60. No person shall, while suffering from, or in circumstances in which he is likely to spread, any infectious disease—

- (a) make, carry or offer for sale, or take any part in the business of making, carrying or offering for sale, any article of food for human consumption; or
- (b) engage in any other occupation without a special permit from the Health Officer of the local authority concerned or otherwise than in accordance with the conditions specified thereon.

Prevention of infectious diseases transmissible from animals.

61. If, in any local area, any infectious disease transmissible to man breaks out or is in the opinion of the Health Officer likely to break out, amongst cattle, or other animals, it shall be the duty of the Health Officer to recommend to the local authority the adoption of such measures as he may deem necessary for suppressing or mitigating the disease or for preventing the outbreak or threatened outbreak thereof; and the local authority shall consider such recommendations and take such action thereon as to it may seem suitable.

Part II.

Notified Infectious Diseases.

Notified Diseases.

62. In this Part, notified disease means,

- (a) cerebro-spinal fever,
- (b) cholera, par,
- (c) cholera,
- (d) diphtheria,
- (e) leprosy,
- (f) measles,
- (g) plague,
- (h) rabies,
- (i) scarlet fever,
- (j) smallpox,
- (k) typhus, or
- (l) any other disease which the Government may from time to time by notification declare to be a notified disease for the purposes of this Part either generally throughout the Province or in such part or parts thereof as may be specified in the notification.

53. (1) The Health Officer may, in cases of emergency, with the sanction of the District Collector, enter upon, occupy and use, or deposit any person to enter upon, occupy and use, without having recourse to the provisions of the Land Acquisition Act, 1894, any building or place which, in the opinion of the Health Officer, is required, and is suitable for any purposes connected with the prevention or control of infection from a notified disease:

Provided that, if the building or place is occupied, notice shall be given in writing to the occupant, or be conspicuously affixed on such building or place, not less than thirty-six hours before it is entered upon.

(2) The owner or lessee of such building or place shall be entitled to compensation for any damage or expenses incurred and to a reasonable rent for the period during which it has been occupied or used for any of the purposes referred to in sub-section (1). Such compensation and rent shall be fixed by the District Collector.

(3) The Health Officer shall, when any such building or place ceases to be occupied or used for any of the purposes aforesaid, cause it to be thoroughly disinfected and cleaned.

54. Every medical practitioner who, in the course of his practice, becomes cognizant of the existence of any notified disease in any private or public dwelling other than a public hospital and

every manager of any factory or public building, every keeper of a lodging house, every head of a family and every owner or occupier of a house, who knows or has reason to believe that any person in any premises under his management, control or occupation is suffering from, or has died of, a notified disease,

shall, if the case has not been already reported, give information of the same with the least practicable delay—

(a) to municipal authorities, to the executive authority, the Health Officer or a Sanitary Inspector, and

(b) in non-municipal areas, to the Health Officer, a Health or Sanitary Inspector or the village headman.

Explanation.—In this section, 'medical practitioner' includes a hakim or vaklyn, whether registered or not.

*Power of
every local authority
to take
preventive
measures.*

85. (1) The Health Officer or any person authorized by him in this behalf may—

(a) at all reasonable hours, inspect with or without assistants any place in which any notified disease is reported or suspected to exist, without notice in the case of infectious, worksheds, workplaces, offices, business places and the like and after giving such notice as may appear to him reasonable in other cases, including dwelling houses; and

(b) take such measures as he may consider necessary to prevent the spread of such disease beyond such place.

(2) The powers conferred by sub-section (1) on the Health Officer may, in municipal areas, be exercised also by the executive authority or any person authorized by such authority.

*Destruction
of hut or
shed to pre-
vent spread
of infection.*

86. (1) If it appears to the Health Officer that the destruction of any hut or shed is necessary to prevent the spread of any notified disease, he may, after giving to the owner and the occupier of such hut or shed such previous notice of his intention as may in the circumstances of the case appear to him reasonable, take measures for having such hut or shed and all the materials thereof destroyed.

(2) Such compensation as the local authority may consider reasonable, shall be paid to any person who in its opinion sustains loss by the destruction of any hut or shed under the powers conferred by sub-section (1); but save as provided in this sub-section, no claim for compensation shall lie for any loss or damage caused by any exercise of the powers aforesaid.

67. If, on the application of the Health Officer, a Magistrate (not being a Magistrate of the third class) is satisfied that it is necessary in the interests of public health that a lodging house or any place where articles of food are sold, or prepared, stored, or exposed for sale, or distributed, should be closed on account of the existence or recent occurrence in such lodging house or place of a case of notified disease, the Magistrate may, by order, direct it to be closed until the expiry of such period as may be specified in the order or until it is certified by the Health Officer to be free from infection.

Section of
Lodging
House.

68. No person shall—

(1) send or take to any laundry or public wash-house or any public water-course, tank or well, for the purpose of being washed, or to any place for the purpose of being cleaned, any clothing, bedding or other article which he knows to have been exposed to infection from any notified disease, unless such article has been disinfected by, or to the satisfaction of, the Health Officer, or a registered medical practitioner, or unless under instructions from such a person, it is sent with proper precautions to a laundry for the purpose of disinfection with notice that it has been exposed to infection; or

Is to send
clothing and
other articles
to be washed
or cleaned.

(2) place or cause or permit to be placed in any dust-bin or other receptacle for the deposit of refuse any matter which he knows to have been exposed to infection from a notified disease and which has not been disinfected.

69. (1) No person who knows that he is suffering from a notified disease shall—

(a) enter any public conveyance used for the conveyance of passengers at separate fares

Is to enter
public
conveyance
used for the
conveyance of
passengers at
separate fares.

or

(b) enter any other public conveyance, without previously notifying the owner, driver or conductor thereof that he is so suffering.

(2) No person having the care of a person whom he knows to be suffering from a notified disease shall permit that person to be carried—

(a) in any public conveyance used for the conveyance of passengers at separate fares,

or

(b) in any

(b) in any other public conveyance, without previously notifying the owner, driver or conductor thereof that the person is so suffering.

(3) The owner, driver, or conductor of a public conveyance used for the conveyance of passengers at separate fares shall not convey therein a person whom he knows to be suffering from a notified disease, at any time when a passenger not suffering from such disease is being conveyed therein:

Provided that a person suffering from a notified disease may be conveyed in the public conveyance aforesaid, in such cases of emergency and subject to such conditions and safeguards as may be notified by the Government.

(4) The owner or driver of any other public conveyance may refuse to convey therein any person suffering from a notified disease until he has been paid a sum sufficient to cover any loss and expense which will be incurred by reason of the provisions of the next succeeding sub-section.

(5) If a person suffering from a notified disease is conveyed in a public conveyance, the person in charge thereof shall as soon as practicable give notice to the Health Officer of the local area in which the conveyance is usually kept and before permitting any other person to enter the conveyance shall cause it to be disinfected.

(6) The local authority when so requested by the person in charge of a public conveyance in which a person suffering from a notified disease has been conveyed shall provide for its disinfection.

Letting or sub-letting or building occupied by an infected person.

70. No person shall, without a special permit from the Health Officer, let or sub-let, or permit or suffer any prospective tenant to enter, a building in which he knows or has reason to know that a person has been suffering from a notified disease, within the three months immediately preceding.

Prohibition of the exposure of sites previous to infection.

71. (1) No person who knows that he is suffering from a notified disease shall expose other persons to the risk of infection by his presence or conduct in—

- (a) any street or public place, or
- (b) any market, theatre or other place of entertainment or assembly, or

- (c) any school, college, play-ground or such other place, or
- (d) any hotel, hostel, boarding house, choultry, rest-house, or club, or
- (e) any factory or shop.

Explanation.—A person shall be deemed to know that he is suffering from a notified disease within the meaning of this sub-section if he has been informed by the Health Officer or any other officer of the Public Health Department of the Government or of a local authority, not below the rank of Health or Sanitary Inspector, or a medical practitioner registered under the Madras Medical Registration Act, 1914, that he is so suffering.

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1914.

(2) No person who has the care of a person whom he knows to be suffering from a notified disease shall cause or permit that person to expose others to the risk of infection by his practice or conduct in any place referred to in sub-section (1).

72. (1) If a case of notified disease occurs on any premises, the Health Officer may, whether the person suffering from the disease has been removed from the premises or not, make an order forbidding any work to which this section applies, to be given out to any person living or working on those premises or in such part thereof as may be specified in the order, and any order so made may be served on the occupier of the factory from which the work is given out or on any contractor employed by such occupier.

work to
which it
applies.

(2) An order under this section may be expressed to be operative for a specified time or until the premises or any part thereof specified in the order have been disinfectured to the satisfaction of the Health Officer, or may be expressed to be operative so long as any other reasonable precautions specified in the order are taken.

(3) This section applies to the making, cleaning, washing, altering, re-arranging, finishing or repairing of wearing apparel and any work incidental thereto, and to such other classes of work as may from time to time be notified by the Director of Public Health.

Prohibition
of use of
public
library
by infected
person.

Disposal of
body of
person
dying while
suffering
from
notified
disease.

73. No person who knows that he is suffering from a notified disease shall take any book, or cause any book to be taken for his use, or use any book taken, from any public or circulating library.

74. (1) No person having the charge or control of the body of any person who has died while suffering from a notified disease shall permit or suffer persons to come unnecessarily into contact with, or proximity to, the body.

(2) No person shall, without the sanction in writing of an officer of the Public Health Department of the Government or of the local authority concerned, not below the rank of Health or Sanitary Inspector, retain in any premises (howsoever those in a public mortuary) for more than twelve hours the body of any person who has died while suffering from any notified disease.

(3) (a) If any such body (not being a body kept in a mortuary) remains undisposed of for more than twelve hours without the sanction referred to in sub-section (2), or

if the dead body of any person is retained in any building so as to endanger the health of the inmates of such building, or of any adjoining or neighbouring building,

any Magistrate may, on the application of any officer referred to in sub-section (2), order the body to be removed and disposed of within a specified time.

(b) A Magistrate may, in the case of the body of a person who has died while suffering from a notified disease, or in any other case in which he considers the immediate disposal of the body necessary, direct the body to be so disposed of, unless the friends or the relatives of the deceased undertake the disposal of the body within a time specified in the order.

(c) The expenses of the removal and disposal of any body under clause (a) or clause (b) shall be borne by the local authority; but such expenses may be recovered, as if it were a tax due to it, by the local authority from any person who would have been legally liable therefore but for such removal and disposal, unless in the opinion of the local authority he is too poor to do so.

(4) (a) If any person dies in a hospital or a place of temporary accommodation for the sick, while suffering from a notified disease, and the Health Officer considers that in his opinion it is desirable, in order to prevent the spread of infection, that the body should not be removed from such hospital or place except for the purpose of being taken direct to a burial or burning ground or a crematorium for being forthwith buried or cremated, no person shall remove the body from the hospital or place except for such a purpose.

(b) When the body is removed for the purpose aforesaid, it shall forthwith be taken direct to a burial or burning ground or a crematorium, and there buried or cremated with the least practicable delay.

(5) Without the permission of the Health Officer or a Magistrate, no person shall cause or permit to be carried in a public conveyance the dead body of any person who has died while suffering from a notified disease.

75. In the event of the prevalence of a notified disease in any local area, on the application of the Health Officer, any Magistrate, not being a Magistrate of the third class, having local jurisdiction shall have power to prohibit either generally, or by special order in any individual case, assemblies consisting of any number of persons exceeding fifty, in any place whether public or private, or in any circumstances, or for any purpose, if in his opinion such assemblies in such place, in such circumstances, or for such purpose, would be likely to become a means of spreading the disease or of rendering it more virulent.

Power of Magistrate to prohibit assemblies of fifty or more persons.

76. (1) In the event of the prevalence or threatened outbreak of a notified disease in any local area, the Government may, by notification—

Power of Government to issue approval orders on a disease in notified localities.

(a) declare that such local area is visited or threatened with an outbreak of notified disease; and

(b) confer on the Health Officer or any other officer of the local authority concerned, or on any officer of the Government, all or any of the powers specified in sub-section (2).

(2) The powers which may be conferred under sub-section (1) are—

(a) power to order the evacuation of infected houses and houses adjoining them or in their neighbourhood, or generally of all houses in an infected locality;

(b) power to make vaccination and preventive inoculations compulsory subject to the provisions of sub-section (3);

(c) power to direct—

(i) that persons arriving from places outside the local area, or residing in any building adjacent to, or in the neighbourhood of, an infected building, shall be examined by any specified medical officer or by any one of a specified class of medical officers;

(ii) that the clothing, bedding or other articles belonging to such persons shall be disinfected, if there is reason to suspect that they have been exposed to infection; and

(iii) that any such person shall give his address and present himself daily for medical examination at a specified time and place, for a period not exceeding ten days;

(3) power to take such measure as may be necessary—

(i) in respect of, or in relation to, persons exposed to infection from any notified disease, or likely to infect other persons with any such disease, and

(ii) in respect of, or in relation to, articles exposed to infection from any notified disease, or likely to infect persons with any such disease,

including, in case (i) the placing of restrictions on the movements of such persons, and in case (ii), the destruction of such articles and the placing of restrictions on their export from, import into, or transport within, the local area;

- (e) power to direct that at any place within or outside the local area, any consignment of grain exported from, or imported into, such area by rail, road or otherwise, shall be examined and, if necessary, weighed and disinfected in any specified manner; and
- (f) power to close all or any existing markets and to appoint special places where markets may be held.

(3) (a) If any person who, or a child in whose case, is sought to be vaccinated or inoculated is purveyor of the power referred to in clause (b) of sub-section (2), declares before a Magistrate specially empowered by the Government in this behalf that as a result of a careful inquiry into the subject, he believes that such vaccination or inoculation will be injurious to his health or the health of the child, as the case may be, the Magistrate may, after giving notice to the Health Officer and hearing any representations made by him or on his behalf, exempt such person or child from vaccination or inoculation, on condition of the person absconding undertaking to subject himself and the members of his family to isolation of such description and for such period and to such further restrictions, if any, as may be directed by the Magistrate :

Provided that any exemption granted under this clause shall cease to have effect after a conviction under clause (b) and no exemption shall be granted to any person who has been so convicted.

(4) Any person who commits a breach of any undertaking given by him under clause (a) shall be punished with imprisonment which may extend to three months, or with fine, or with both.

(4) Any officer on whom powers are conferred by a notification under sub-section (1) shall, subject to such limitations, restrictions and conditions, if any, as the Government may in the same or in any subsequent notification impose, exercise every power so conferred on him until it is withdrawn by notification.

(5) The local authority may, in its discretion, give compensation to any person who in its opinion has sustained substantial loss by the destruction of

any property under the powers conferred by this section; but save as provided in this sub-section, no claim for compensation shall lie for any loss or damage caused by any exercise of the powers aforesaid.

Destruction of rats, mice, etc.

77. (1) The occupier of every premises, or if the premises are unoccupied, the owner thereof, shall take such steps as may be reasonably practicable for the destruction of rats, mice and other animals susceptible to plague infesting such premises.

(2) Where the Health Officer is of opinion that the occupier or owner of any premises has failed to fulfil the obligation laid on him by sub-section (1), he may either—

(a) serve a notice on such occupier or owner, requiring him to take such steps and within such time as may be specified in the notice, or

(b) enter upon such premises and take such steps as may be necessary for the purpose of destroying the rats, mice and other animals susceptible to plague infesting the same, after giving not less than twenty-four hours previous notice to such occupier or owner.

(3) Any expenses incurred under clause (b) of sub-section (2) may be recovered by the local authority recovered from the occupier or owner, as the case may be, as if it were a tax due from him to the local authority.

Part III.

Feveral diseases.

Provision for treatment of persons suffering from feveral diseases by the local authority.

78. (1) A local authority may, and if so required by the Government shall, make such arrangements in its local area as may be directed by the Government for—

(a) the free diagnosis and treatment of persons suffering, or suspected to suffer, from feveral diseases; and

(b) the prevention of infection from such diseases.

(2) The local authority may, for the purpose mentioned in sub-section (1), enter into a contract—

- (a) with any other local authority, or
- (b) with a hospital or medical institution recognised by the Government in this behalf, or
- (c) with the sanction of the Government, with any medical practitioner registered under the Madras Medical Registration Act, 1914.

See Act of 1914.

79. Every physician or other person treating or examining with a view to treatment, a person having a venereal disease shall, at the first visit—

Part as to be referred to in the notice of prevention of disease.

- (a) inform upon each person the necessity for treatment until the cure is effected;
- (b) instruct him in regard to the measures necessary for preventing the spread of the disease; and
- (c) furnish him with such other information relating to the disease as may be provided by the Director of Public Health.

80. Every medical practitioner registered under the Madras Medical Registration Act, 1914, and included in a panel published by the Government for the purposes of this section shall be bound, at the instance of a person desirous of obtaining a certificate under this section and on payment of a fee of five rupees, to examine such person, and if he finds that that such person is not suffering from a venereal disease, or has been cured thereof, to furnish to such person a certificate to that effect in the prescribed form.

General medical practitioners to comply in to persons from venereal diseases.

Part IV.

Power to make rules.

81. The Government shall have power to make such rules as they deem fit for the treatment of persons affected with any epidemic, endemic or infectious disease and for preventing the spread of such disease and the rules may declare by what authority or authorities such rules shall be enforced and executed.

Rules for the prevention, treatment and control of epidemic diseases.

CHAPTER VIII.

MATERNITY AND CHILD-WELFARE.

Local
authority to
carry out
the duty
and child-
welfare
measures.

82. Every local authority shall be bound to carry out such measures pertaining to maternity and child-welfare as may be prescribed.

CHAPTER IX.

Mosquito Control.

Prohibition
of mosquito
breeding in
collection of
water.

83. (1) If the provisions of this section have been extended to any local area, no person or local authority shall, after such extension—

(a) have, keep, or maintain within such area any collection of standing or flowing water in which mosquitoes breed or are likely to breed, or

(b) cause, permit, or suffer any water within such area to form a collection in which mosquitoes breed or are likely to breed,

unless such collection has been so treated as effectively to prevent such breeding.

Explanation.—Troughs used for cattle and in frequent use shall not, until the contrary is proved, be deemed to be collections of water in which mosquitoes breed or are likely to breed.

(2) The natural presence of Mosquito larvae in any standing or flowing water shall be evidence that mosquitoes are breeding in such water.

Treatment
of mosquito
breeding
places.

84. (1) The Health Officer may, by notice in writing, require the owner or the occupier of any place containing any collection of standing or flowing water in which mosquitoes breed or are likely to breed, within such time as may be specified in the notice, not being less than twenty-four hours, to take such measures with respect to the same, or to treat the same by such physical, chemical or biological method, being measures or a method, approved by the Director of Public Health, as the Health Officer may consider suitable in the circumstances.

(2) If a notice under sub-section (1) is served on the owner, he shall, in the absence of a trustee, supervisor or trustee, to the contrary, be entitled to recover from the owner the reasonable expenses incurred by him in taking the measures or adopting the method of treatment, specified in the notice, and may deduct the amount of such expenses from the rent which is then, or which may thereafter be, due from him to the owner.

83. If the person in whose name a notice is served under section 84 fails or refuses to take the measures, or adopt the method of treatment, specified in such notice within the time specified therein, the Health Officer may himself take such measures or adopt such treatment and recover the cost of doing so from the owner or occupier of the property, as the case may be, in the same manner as if it were a property tax.

84. Where, with the object of preventing the breeding of mosquitoes in any land or building, the Government or any local authority, or the owner or occupier at the instance of the Government or any local authority, has constructed any works in such land or building, the owner for the time being as well as the occupier, for the time being of such land or building shall prevent its being used in any manner which causes, or is likely to cause, the deterioration of such works, or which impairs, or is likely to impair, their efficiency.

85. (1) No person shall, without the consent of the Health Officer, interfere with, injure, destroy or render useless, any work executed or any material or thing placed in, made, or upon any land or building, by or under the orders of the Health Officer with the object of preventing the breeding of mosquitoes therein.

(2) If the provisions of sub-section (1) are contravened by any person, the Health Officer may re-execute the work or replace the materials or things, as the case may be, and the cost of doing so shall be recovered from such person in the same manner as if it were a property tax.

86. For the purpose of enforcing the provisions contained in this Chapter, the Health Officer or any of his subordinates not below the rank of Health or Sanitary Inspector may, at all reasonable times, after

Health Officer's power to take measures.

Protection of and to the works.

Prohibition of interference with works.

Power of Health Officer or any of his subordinates not below the rank of Health or Sanitary Inspector.

giving such notice in writing as may appear to him reasonable, enter and inspect any land or building within his jurisdiction; and the occupier or the owner, or the case may be, of such land or building, shall give all facilities necessary for such entry and inspection, and supply all such information as may be required of him for the purpose aforesaid.

CHAPTER X.

SANITATION AND REFINING.

PART I.

Residential Areas.

*Declaration
of residential
area.*

89. (1) Every urban local authority shall, within one year from the commencement of this Act or within such further time as the Government may allow in the case of any such authority, notify in the prescribed manner the localities, divisions, wards, streets or portions of streets in its local area which shall be reserved for residential purposes.

(2) An urban local authority may, at any time subsequent to the issue of a notification under sub-section (1), notify additional localities, divisions, wards, streets or portions of streets, the areas which shall be reserved for residential purposes.

(3) A notification issued under sub-section (1) or sub-section (2) may declare that operations in any factory, workshop or workplace in existence at the time when it comes into force, or that the continuance of any offensive trade carried on by any person at such time, shall be subject to such restrictions, limitations and conditions as may be specified in the notification.

*Approval of
Director of
Public
Health and
of Director of
Town Planning
to be
obtained for
notification.*

90. (1) Before issuing a notification under section 89, the local authority shall—

- (a) obtain the approval both of the Director of Public Health and of the Director of Town Planning, in regard to—
 - (i) the suitability of the areas proposed to be reserved for residential purposes; and
 - (ii) the restrictions, limitations and conditions, if any, proposed to be imposed under sub-section (3) of section 89; and

(4) publish in the prescribed manner for general information the situation and limits of the zones proposed to be reserved for residential purposes and the restrictions, limitations and conditions, if any, proposed to be imposed under subsection (3) of section 80, and consider all objections received by it within six weeks of such publication.

(5) In the event of a difference of opinion between the local authority and the Director of Public Health or the Director of Town-Planning, the matter shall be referred to the Government whose decision shall be final.

91. Any person aggrieved by the issue of a notification under section 80, may appeal to the Government whose decision shall be final.

92. Upon the issue of a notification under section 80, the following consequences shall ensue, namely:—

(a) The construction or establishment of any new factory, workshop or workplace, or the carrying on of any new offensive trade in the areas specified in the notification shall be absolutely prohibited.

(b) In the case of any factory, workshop or workplace in existence at the time when the notification comes into force or of any offensive trade in existence at such time, the restrictions, limitations and conditions, if any, specified in the notification, shall be observed in the areas aforesaid.

Explanation (1).—If work in any factory, workshop, or workplace existing at the time when the notification under section 80 comes into force or any offensive trade carried on by any person at such time ceases to be carried on for a continuous period of not less than one year, the resumption of work in such factory, workshop, or workplace or of such offensive trade, as the case may be, shall, unless the Government otherwise order, be deemed to be absolutely prohibited under clause (a).

Explanation (2).—In the case referred to in Explanation (1), where the period exceeds six months but does not extend to one year, work in the factory,

workshop or work-place or the offensive trade, as the case may be, shall not be removed without the written permission of the Health Officer unless the Government otherwise order.

Extension of
sections
88 to 91 to
non-urban
local author-
ities.

88. The Government may, by notification, direct that the provisions of sections 89 to 91 shall apply to any non-urban local authority specified in such notification; and thereupon, the provisions of those sections shall apply to such authority as if it were an urban local authority and as if the reference to the commencement of this Act in sub-section (1) of section 89 were a reference to the date of publication of the notification under this section.

Part II.

Control over Incinerary Buildings.

New build-
ing not to
be erected
on certain
sites.

84. (1) No person shall erect a new building on any ground which has been filled up with fecal or offensive vegetable or offensive animal matter or upon which any such matter has been deposited, unless and until the Health Officer certifies that such matter has been properly removed by excavation or otherwise, or has become or been rendered innocuous.

(2) Against the refusal of the Health Officer to issue a certificate under sub-section (1), an appeal shall lie to the Government whose decision shall be final.

Cleaning of
court, yard
or passage
used in
common.

85. (1) If any court, yard or passage which is used in common by the occupants of two or more buildings, but is not a public street, is not regularly swept and kept clean and free from rubbish or other accumulation to the satisfaction of the Health Officer, he may cause such court, yard or passage to be swept and cleaned.

(2) The local authority may recover any expenses reasonably incurred by the Health Officer under sub-section (1) from the occupants of the buildings which front or abut on the court or yard, or to which the passage affords access, in such proportions as may be determined by the Health Officer.

95. (1) If any dwelling house or portion thereof appears to the Health Officer to be unfit for the purpose of human habitation, he may in cases not falling under section 44, apply to the local authority to prohibit the use thereof for such purpose, and such authority shall make an order prohibiting the use of such dwelling house or portion for human habitation if in the opinion of the Health Officer it is rendered fit therefor:—

Dwelling house unfit for human habitation is to be prohibited.

Provided that before making an order under this sub-section, the local authority shall give the owner and the occupier or occupants, if any, concerned a reasonable opportunity of showing cause why it should not be made.

(2) When any order has been made under sub-section (1), the executive authority shall cause a copy of the order to be communicated to the owner as well as to every occupier concerned; and every such occupier shall be bound to cause to inhibit the dwelling house or portion thereof, as the case may be, within thirty days after the communication of the order to him:—

(3) The owner of any dwelling house or portion of a dwelling-house in respect of which an order under sub-section (1) is in force, shall not let or occupy, or permit to be let or occupied, such dwelling house or portion, or any part thereof, as a human habitation.

97. Notwithstanding anything contained in any other law or provision having the force of law, for the time being in force, no person shall, without the previous permission of the Health Officer, erect any back-to-back houses intended to be used as dwelling houses and any such houses the erection of which is begun after the commencement of this Act without such permission shall be deemed to be unfit for human habitation within the meaning of section 95.

Back-to-back houses shall not be erected without previous orders.

Part III.

Abatement of Overcrowding.

98. In this Part—

Overcrowding.

(1) "house" means a dwelling house and includes—

(a) any part of a dwelling house which is capable of separate occupation; and

(b) a students' hostel under public or recognised control, but does not include a dwelling house or part of a dwelling house occupied by the owner thereof; and

(3) "landlord" means the immediate landlord of the occupier or occupiers of a tenement.

Definition of
landlord.

99. A landlord of a tenement—

(a) shall maintain it in a habitable condition; and

(b) except temporarily on occasions such as marriages and the like, shall not cause or permit the tenement to be overcrowded:

Provided that no proceedings shall be instituted against the landlord in respect of any infringement by him of the provisions of this section, unless a notice in writing that the tenement is not in a habitable condition or that it is overcrowded, has been served upon the landlord or his agent by the Health Officer, and the landlord fails within such time as may be specified in such notice to take such steps as may be reasonably open to him for putting the tenement in a habitable condition or for securing the abatement of the overcrowding therein, as the case may be, including, if necessary, the taking of legal proceedings for possession of the tenement.

Power to
make rules.

100. The Government shall have power to make rules for determining—

(a) whether a tenement or any class of tenements is or is not maintained in a habitable condition within the meaning of section 99; and

(b) whether a tenement or any class of tenements is or is not overcrowded within the meaning of that section.

CHAPTER XI.

LODGING HOUSES.

Lodging
houses to be
registered.

101. No person shall keep a lodging house or receive a lodger therein unless he is registered as the keeper thereof under this Act:

Provided that a person who immediately before the commencement of this Act was keeping a lodging house

shall, for a period of three months after such commencement, be deemed to have been registered as the keeper thereof.

102. Every executive authority shall keep a register of register of lodging houses in which shall be entered —

- (a) the full name and the place of residence of every person registered as the keeper of a lodging house;
- (b) the situation of every such lodging house;
- (c) the number of persons authorized to be received in the lodging house; and
- (d) the full names and the places of residence of any persons who are to act as deputies of the keeper of the lodging house.

103. (1) An executive authority on receiving from any person an application for registration, or for the renewal of his registration, as a keeper of a lodging house, and on payment by him of such fee, if any, as may be prescribed for the purpose, shall register the applicant in respect of the lodging house named in the application or renew his registration in respect thereof and issue to him a certificate of registration or of renewal of registration:

Provided that the executive authority—

- (a) shall not register an applicant until the Health Officer has inspected the premises named in the application and has recommended such registration; and
- (b) may refuse to register, or to renew the registration of, an applicant if he is satisfied that—
 - (i) the applicant or any person employed or proposed to be employed by the applicant at the lodging house as a deputy or otherwise is not a fit person, whether by reason of age or otherwise, to keep or to be employed at a lodging house; or
 - (ii) the premises are not suitable for use as a lodging house or are not as regards sanitation and water-supply and in other respects including means of escape in case of fire, suitably equipped for use as such; or

(iii) the use of the premises as a lodging house is likely to occasion inconvenience or annoyance to persons residing in the neighbourhood.

(2) The registration, or the renewal of the registration, of a person as a keeper of a lodging house shall expire at the end of the year for which it is granted unless, for special reasons, the executive authority considers that it should expire at an earlier date, when it shall expire at such earlier date which shall be specified in the certificate of registration or of renewal of registration.

(3) If an executive authority refuses to grant or renew registration under this section, he shall deliver to the applicant a statement in writing of the grounds on which his application is refused.

(4) If at any time a person registered as the keeper of a lodging house applies for the removal from the register of the name of any person entered therein as a deputy of the keeper, or for the insertion therein of the name of any other person, being a person approved by the executive authority, whom the keeper proposes to employ as a deputy, the executive authority shall alter the register accordingly and make any consequential alterations in the certificate of registration.

Appeal to
local authority.

104. A person aggrieved by the refusal of an executive authority to grant or renew registration under section 103 may appeal to the local authority.

Powers for
the opening
and maintenance
of
lodging
houses.

105. The Government shall have power to make rules—

- (a) for fixing the number of persons who may be received into a lodging house and for the separate accommodation of the same therein ;
- (b) for promoting cleanliness and ventilation in lodging houses and requiring the walls and ceilings thereof to be lime-washed or treated with some other suitable preparation, at specified intervals ;
- (c) with respect to the taking of precautions when any case of infectious disease occurs in a lodging house ; and
- (d) generally for the well-ordering of lodging houses.

105. (1) The keeper of a lodging house shall, if so required by the executive authority, affix, and keep affixed and undisturbed and legible, a notice with the words "Registered lodging house" in some conspicuous place on the outside of the house. Notice to be affixed outside the lodging house.

(2) The keeper of a lodging house and every other person having the care or taking part in the management thereof shall at all times allow the executive authority, the Health Officer or any other person authorized by the executive authority or Health Officer in this behalf, to have free access to all parts of the house.

107. When the registered keeper of a lodging house is convicted of any offence under this Chapter or under section 84 or a rule or by-law applicable to him made under this Act, the Court by which he is convicted may cancel his registration as a lodging house keeper and may order that he be disqualified for such period as the Court thinks fit for being again registered as such keeper. Disqualification by conviction.

CHAPTER XII.

Food, Concoct.

108. (1) No person shall—

- (a) sell, expose or hawk about for sale, or keep, store or prepare for sale, any animal intended for human consumption which is diseased, or the flesh of any animal which has died on account of natural causes, or
 (b) sell, expose or hawk about for sale, or keep, store, manufacture or prepare for sale, any food or drug intended for human consumption which is unfit for such purpose or is unwholesome. Prohibition of sale of diseased food.

(2) In any prosecution under sub-section (1), the Court shall, unless and until the contrary is proved, presume—

- (a) that any animal found in the possession of a person who is in the habit of keeping animals of that class for sale for human consumption, has been kept by such person for sale, and

(4) that any food or drug found in the possession of a person who is in the habit of keeping, storing, manufacturing or preparing such food or drug for sale for human consumption, has been lost, stored, manufactured or prepared by such person for sale.

Prohibit meat
for certain
marketing
purposes
of section
107, through
offices.

109. (1) Any person who does any of the acts mentioned in sub-section (3) of section 108 or in clauses (a) to (d) of sub-section (1) of section 5 of the Mysore Prevention of Adulteration Act, 1938, through others employed by him, whether the latter be adults or children, shall be liable to punishment for such act as if he had himself done the same.

Mysore A.
11 of 1938

(2) If a child under seven years of age does any of the acts aforesaid, the employer of the child, or the parent or other person having the care and custody of the child, as the case may be, shall be liable to punishment for such act as if he had himself done the same.

Flesh of
dead animal
not to be
consumed.

110. No person shall knowingly consume the flesh of any animal which has died on account of natural causes.

Explanation.—It shall be no defence to a prosecution under this section that the flesh was consumed as a matter of custom, or as a matter of right on account of services rendered in removing dead cattle, or on any other ground.

Importing
meat into
local area.

111. (1) No person shall bring into any local area, without the permission in writing of the Health Officer thereof, the flesh of any animal slaughtered outside the local area, otherwise than in a slaughter-house maintained or licensed by the Government or by a local authority.

(2) Any flesh brought into the local area in contravention of sub-section (1) may be seized by the Health Officer or any officer or servant of the local authority authorized by him in that behalf, and sold or otherwise disposed of as the Health Officer may direct; and in case of sale, the sale-proceeds shall be credited to the funds of the local authority.

(3) Nothing in this section shall be deemed to apply to—

(a) cured or preserved meat, or

- (b) flesh or meat carried through any local area for consumption outside the limits thereof and not stored anywhere within such limits in the course of transit, or
- (c) flesh or meat brought into the local area by any person for immediate domestic consumption and not for sale:

Provided that the local authority may, by public notice, direct that the provisions of this section shall apply to cured or preserved meat of any specified description or brought from any specified place.

112. The Health Officer may, without notice, enter any place at any time, by day or by night, where any article of food is being manufactured, prepared, exposed, or stored for sale, and inspect such article and any vessel or vessel used for manufacturing, preparing or containing the same.

113. (1) The Health Officer may, at any time, examine any person engaged in selling, or in manufacturing or preparing for sale, or in any manner whatsoever handling any article of food intended for sale.

(2) If on such examination the Health Officer finds that such person is suffering from, or harbouring the germs of, any infectious disease, such person shall not take part in selling any article of food or in manufacturing, preparing or in any manner handling any article of food intended for sale, until the Health Officer certifies in writing that he is free from infection from such disease.

114. (1) If the Health Officer has reason to believe—

- (a) that any person within the local area over which he has jurisdiction is suffering from an infectious disease attributable to milk or dairy produce supplied within such area, or

- (b) that the consumption of any milk or dairy produce supplied within such local area is likely to cause any person therein to suffer from an infectious disease,

the Health Officer may require the person supplying the milk or dairy produce to furnish within such time as may be fixed by the Health Officer, a complete list of all dairies (whether situated within or outside the

limits of the local area) from which that person's supply of milk or dairy produce is derived or has been derived during the six weeks immediately preceding.

(2) If such supply or any part of such supply is obtained, not directly from a dairy but through some other person, the Health Officer may make a similar requisition upon such other person.

(3) Every person on whom any requisition is made under sub-section (1) or sub-section (2) shall be bound to comply therewith.

Imposition
of duty by
Health
Officer.

115. (1) The Health Officer may inspect any dairy referred to in section 114 and the milk-cattle and the employees therein, and if, on such inspection, the Health Officer is of opinion that any infectious disease is caused, or is likely to be caused, by the consumption of the milk or dairy produce supplied from such dairy, he may make an order prohibiting the supply of any milk or dairy produce for human consumption from such dairy.

(2) An order made under sub-section (1) shall be forthwith cancelled by the Health Officer on his being satisfied that the milk supply has been changed, or that the employees objected to by him have ceased to work at the dairy, or that the cause of infection has been removed.

(3) If an order made under sub-section (1) or cancelled under sub-section (2) relates to a dairy situated outside the limits of the local area, the Health Officer shall also inform the local authority within whose jurisdiction the dairy is situated.

(4) When an order is made under sub-section (1), the Health Officer may either—

- (a) permit the milk or other produce of the dairy, after being boiled or treated in such other manner as he may direct, to be sold or used as animal food, subject to any reasonable restrictions he may impose, or
- (b) cause such milk or dairy produce to be destroyed.

(5) No person shall sell or supply any milk or dairy produce in contravention of the provisions of this section.

CHAPTER XIII.

FAIRS AND FESTIVALS.

116. (1) The Government may, by notification—
(a) declare that any local area or part of a local area, in which a fair or festival is to be held shall, for the purposes of this Chapter, be a notified fair or festival centre, for such period as may be specified in the notification; and

Notification of fair and festival by Government.

(b) define the limits of the area which shall, for the purposes aforesaid, be the site for the fair or festival.

(2) The provisions of this Chapter shall apply only to fairs and festivals in connection with which a notification under sub-section (1) has been issued.

117. (1) The Government, or the local authority with the approval of the Government, may by notification impose, during a period to be specified in the notification, a tax on persons leaving by inland waterways a notified fair or festival centre or any place within such distance therefrom as may be specified in the notification.

Tax of departure from notified fair or festival centre by inland waterways.

(2) Every such notification shall specify the rates at which the tax shall be levied:

Provided that the tax shall not exceed four annas in the case of passengers leaving by steam vessels, and two annas in the case of passengers leaving by other vessels including ferry boats.

(3) The Government shall have power to make rules regarding—

- (a) the collection of the tax;
- (b) the ascertainment of the expenses incurred in collecting the tax;
- (c) in case the tax is collected by any authority (other than the local authority concerned) or any person, the payment of the proceeds of the tax after deducting the expenses of collecting the same, to the local authority;
- (d) in the case referred to in clause (c), the returns and the information to be furnished by the authority or person collecting the

tax to the local authority concerned, and the decision of disputes between the authority or person aforesaid and such local authority; and

(c) the decision of disputes between two or more local authorities.

Levy of tolls on vehicles.

118. (1) The Government, or the local authority with the approval of the Government, may, by notification, levy tolls on any vehicle (other than a motor vehicle) or any animal entering a notified fair or festival centre, for such period, at such rates, and subject to such exemptions, as may be specified in the notification.

(2) The Government shall have power to make rules regarding—

- (a) the collection of tolls;
- (b) the composition of the tolls payable by any person;
- (c) the seizure, detention, and disposal of any vehicle or animal in respect of which toll is not paid;
- (d) the duty of the police to assist persons authorized to collect tolls, and the powers of the police in that behalf; and
- (e) the penalties to be imposed in case of evasion of tolls or of resistance to the seizure and detention of any vehicle or animal in respect of which toll is not paid.

Notice to be given of fair or festival.

119. (1) The person or authority in charge of any fair or festival shall, not less than sixty days before its commencement, intimate to the executive authority or Health Officer of the local authority concerned, or in case the fair or festival is to be held within the jurisdiction of more than one local authority, to the executive authority or Health Officer of each of the local authorities concerned, the date of the commencement of such fair or festival, and the period for which it will last.

(2) The person or authority in charge of the fair or festival shall also furnish such other particulars relating to the fair or festival as may be called for by the executive authority or Health Officer of the local authority or any of the local authorities concerned.

120. The local authority within whose jurisdiction ^{any fair or festival is held, or if it is held within the jurisdiction of two or more local authorities, any person or committee appointed by such local authorities jointly, shall make provision for—}

- (1) the demarcation and preparation of the site of the fair or festival;
- (2) the clearing and draining of the site;
- (3) the disposition of the several parts of the fair or festival, including the alignment of roads within the site;
- (4) the supply in sufficient quantities of water fit for drinking and cooking purposes for the use of persons resorting to the fair or festival and the proper preservation of such water;
- (5) the accommodation of pilgrims and visitors, to such extent as may be practicable;
- (6) the lighting of the fair or festival site;
- (7) the supply by suitable persons of wholesome food, at a reasonable rate, and in sufficient quantities, to persons resorting to the fair or festival and the proper supervision and inspection of all food prepared or offered for sale or stored or in course of transit within the fair or festival site;
- (8) the collection, removal and disposal of refuse, rubbish and sewage;
- (9) the supply and maintenance of suitable latrines for the use of persons resorting to the fair or festival;
- (10) the detection and segregation of cases of infectious disease and the prevention of the introduction and spread of such diseases;
- (11) the employment of adequate medical staff, the provision of medical relief, and the furnishing of hospital accommodation both for general and isolation purposes; and
- (12) such other purposes as may be prescribed.

121. The arrangements mentioned in section 120 shall be executed under the supervision and control of the Health Officer concerned, or if the fair or festival is held within the jurisdiction of more than one local authority, under the supervision and control of the

^{Health Officer to supervise the arrangements.}

Health Officer of one of such local authorities designated by the person or persons referred to in section 120, or in case no Health Officer is so designated, under the supervision and control of the Health Officers concerned within their respective local areas.

Power to
seize and
destroy
unsound
meat food.

122 (1) The Health Officer, or a Health or Sanitary Inspector of the local authority or of any of the local authorities concerned, or any officer of the Government or of any such local authority appointed by the Government in this behalf, may—

(a) enter and inspect any building or shop in the fair or festival site, which is a source of food-supply;

(b) for the purpose of inspection, have access to any source of water-supply on such site or within such distance therefrom as the Government may, by general or special order, determine; and

(c) seize any food prepared or offered for sale or stored or in course of transit within the fair or festival site which, he has reason to believe, is unwholesome or unfit for human consumption, and destroy the same forthwith if, in his opinion, such food is of a perishable nature or the value thereof does not exceed three rupees.

(2) (a) Any officer seizing any food under clause (c) of sub-section (1) shall, if it is not destroyed under that clause, report the seizure to such authority or person as may be prescribed in that behalf.

(b) If the authority or person aforesaid is of opinion that the food is unwholesome or unfit for human consumption, such authority or person may, by order in writing, direct the food to be destroyed; and any expenses incurred in this behalf (including the cost, if any, of analysing the food or a sample thereof) shall be recoverable from the person from whom the food was seized, as if it were a tax due from him to the local authority or any of the local authorities concerned.

(c) If the authority or person aforesaid is of opinion that such food is wholesome and fit for human consumption, the food shall be returned to the person

from whom it was acted; and the cost, if any, of analysing the food or a sample thereof shall be borne by the local authority or local authorities concerned.

123. (1) The local authority may, in cases of emergency, with the sanction of the District Collector, depute any person to enter upon, occupy and use, without having recourse to the provisions of the Land Acquisition Act, 1894, any land or any building not being a dwelling-house in the notified fair or festival centre which in the opinion of the Health Officer, is required and is suitable for any purpose connected with the fair or festival, such as the construction of pilgrim-sheds, water-sheds, hospitals, segregation-sheds, latrines, and the like.

Occupation of buildings, etc., required in connection with fair or festival.

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Provided that if the land or building is occupied, notice shall be given in writing to the occupant or be conspicuously affixed on such land or building, not less than twenty-four hours before it is entered upon.

(2) The owner or lessee of such land or building shall be entitled to compensation for any damage or expenses incurred, and to a reasonable rent for the period during which it had been occupied or used for any of the purposes referred to in sub-section (1). Such compensation and rent shall be fixed by the District Collector.

(3) The local authority shall, when any such land or building ceases to be occupied or used for any of the purposes aforesaid, cause it to be thoroughly disinfected and cleaned.

124. (1) The Health Officer may, by notice in writing, require the owner of, or other person having control over, any source of water-supply situated on the fair or festival site, or within such distance therefrom as the Government may by general or special order determine, to close or discontinue such source within a specified time if, in the opinion of the Health Officer, it is likely to engender or cause the spread of disease amongst persons resorting to the fair or festival.

Closed area source of water.

(2) If the owner or person aforesaid fails or neglects to comply with any notice issued under sub-section (1) within the time specified therein, the Health Officer may himself take the necessary action; and the whole of the expenses incurred in doing so or such

part thereof as the Health Officer may determine to be reasonable, shall be recovered from such owner or person as if it were a tax due from him to the local authority or any of the local authorities concerned.

Licensing of houses to accept visitors is subject to this or Section.

123. (1) The owner or occupier of a house, not being a lodging house registered under Chapter XI, situated in any notified fair or festival site shall not, for purposes of gain, accommodate in the house visitors to the fair or festival, without obtaining a licence in that behalf from the executive authority or the Health Officer of the local authority or any of the local authorities concerned.

This provision shall not apply to tenancies from month to month or for a period exceeding one month.

(2) Every application for a licence under subsection (1) shall be in writing, shall contain such information as may be required by the authority to whom it is addressed, and shall be accompanied by such fee as may be prescribed for the grant of the licence.

(3) (a) If it appears to the executive authority or the Health Officer, as the case may be, that the house is suitable for accommodating visitors to the fair or festival, he may issue a licence, in the prescribed form and subject to the prescribed conditions, for the accommodation in the house of such number of visitors as may, in his opinion, be conveniently received therein, having regard to the number of persons resident in the house, whether as members of the family or as servants of the owner or occupier.

(b) The licence shall also specify—

(i) the maximum number of persons (residents and visitors) who may be accommodated in the house at any one time; and

(ii) the date until which it shall remain in force.

(4) If the authority granting the licence is satisfied that the licensed house has, subsequent to the grant of the licence, become unfit for the accommodation of visitors, or if the licensee is restricted of any offence punishable under this Chapter, such authority may revoke the licence or, at his discretion, may suspend the licence for such period or until the fulfilment of such condition, as he may specify.

CHAPTER XIV.

FINANCE.

120. If in respect of any fair or festival, any tax or toll is levied under section 117 or section 118 of this Act, or under section 116 of the Madras District Municipalities Act, 1920, or section 110 of the Madras Local Boards Act, 1920, the local authority shall have power to spend the proceeds thereof in connection with the fair or festival or for the benefit generally of the local area concerned, in such manner as the Government may, by general or special order, authorize.

121. (1) Every municipality shall earmark not less than 20 per cent of its income from all sources other than Government grants, for expenditure on the advancement of public health in its local area, including expenditure on medical relief, and every district board or panchayat shall similarly earmark not less than 12½ per cent of its income from such sources:

Provided that the Government may, for financial or other reasons, vary the provision of the sub-section to such extent as they may think fit in the case of any municipality or district board or any panchayat or class of panchayats.

(2) (a) The Government may, by notification, authorize any local authority or class of local authorities to incur expenditure on any public health purpose specified in the notification, notwithstanding anything contained in the Act under which such local authority or authorities have been constituted.

(b) Any expenditure incurred by a local authority, which is authorized by clause (a) shall be taken into account for the purposes of sub-section (1).

CHAPTER XV.

RULES, BY-LAWS, FORMALS, &c.

122. (1) The Government shall, in addition to the rule-making powers conferred on them by any other provision contained in this Act, have power to make rules generally to carry out the purposes of this Act.

(2) In particular and without prejudice to the generality of the power conferred by sub-section (1), the Government may make rules—

- (a) with reference to all matters expressly required, or allowed, by this Act to be prescribed; and
- (b) regulating the situations in which sanitary conveniences for the use of the public shall be constructed by a local authority, and the number of such sanitary conveniences.

Penalty for breach of rules.

129. (1) In making a rule under section 81, the Government may provide that a breach of such rule shall be punishable with imprisonment which may extend to three months or with fine or with both.

(2) In making a rule under any other provision contained in this Act, the Government may provide that a breach of such rule shall be punishable—

- (i) with fine which may extend to one hundred rupees, and in case of a continuing breach, with fine which may extend to thirty rupees for every day during which the breach continues after conviction for the first breach; or
- (ii) with fine which may extend to twenty rupees for every day during which the breach continues after receipt of notice from the executive authority or the Health Officer to discontinue such breach.

Penalties for making and the effect of rules.

130. (1) The power to make rules under this Act shall be subject to the following conditions:—

- (a) A draft of the rules shall be published in the Official Gazette.
- (b) Such draft shall not be further proposed with until six weeks after such publication or until such later date as the Government may appoint.

(2) All rules made under this Act shall be published in the Official Gazette and upon such publication shall have effect as if enacted in this Act.

By-laws by local authorities.

131. Any local authority may make by-laws, not inconsistent with this Act or the rules made thereunder or with any other law, for carrying out all or any of the purposes of this Act.

132. In making a by-law, the local authority may provide that a breach thereof shall be punishable—

Penalty for breach of by-law.

(a) with a fine which may extend to fifty rupees, and in case of a continuing breach with a fine which may extend to fifteen rupees for every day during which the breach continues after conviction for the first breach; or

(b) with a fine which may extend to ten rupees for every day during which the breach continues after receipt of notice from the executive authority or the Health Officer to discontinue such breach.

133. In regard to by-laws made by a local authority under sections 131 and 132, the following provisions shall apply, namely:—

Penalties for making or enforcing by-laws.

(a) in case the local authority is the Corporation of Madras, sections 352, 353, 354 and 355 of the Madras City Municipal Act, 1919;

Madras Act IV of 1919.

(b) in case the local authority is a municipality constituted under the Madras District Municipalities Act, 1920, sections 239, 240 and 241 of that Act; and

Madras Act V of 1920.

(c) in case the local authority is a local board constituted under the Madras Local Boards Act, 1920, sections 204, 205 and 205-A of that Act.

Madras Act XIV of 1920.

134. (1) Whoever—

Penalties for offences against Act, 1933.

(a) contravenes any of the provisions of this Act specified in the first and second columns of Schedule I; or

(b) contravenes any rule or order made under any of the provisions so specified; or

(c) fails to comply with any direction lawfully given to him, or any requisition lawfully made upon him, under or in pursuance of any of the said provisions

shall be punished with a fine which may extend to the amount mentioned in that behalf in the fourth column of the said Schedule.

(2) Whoever after having been convicted of—

- (a) contravening any of the provisions of this Act specified in the first and second columns of Schedule II; or
- (b) contravening any rule or order made under any of the provisions so specified; or
- (c) failing to comply with any direction lawfully given to him, or any requisition lawfully made upon him, under or in pursuance of any of the said provisions

continues to contravene the said provision or the said rule or order, or continues to fail to comply with the said direction or requisition, shall be punishable for each day after the previous date of conviction during which he continues so to offend, with fine which may extend to the amount mentioned in that behalf in the fourth column of the said Schedule.

Explanation.—The entries in the third column of Schedules I and II headed "Subject" are not intended as definitions of the offences described in the provisions specified in the first and second columns thereof, or even as abstracts of those provisions, but are inserted merely as references to the subject dealt with therein.

Penalty for
contravening
any of the
provisions
specified in
the first and
second columns
of Schedule II.

135. Every person who prevents the executive authority or the Health Officer or any person to whom the executive authority or the Health Officer has lawfully delegated his powers of entering on or into any land or building, from exercising his lawful power of entering thereon or therein, shall be punished with simple imprisonment for a term which may extend to one month, or with fine which may extend to five hundred rupees, or with both.

Misdoemeanors.

Appeal
against
any order
made under
this Act.
Penalty for
contravening
any of the
provisions
specified in
the first and
second columns
of Schedule II.

136. Any decision of the Health Officer against which an appeal is not otherwise provided for in this Act shall be subject to such appeal as may be prescribed.

137. (1) When any notice is required to be given by this Act, or by any rule, by-law, regulation or order made under it, such notice shall be given—

- (a) by giving or tendering the notice to such person; or

(b) if such person is not found, by leaving such notice at his last known place of abode or business or by giving or tendering the same to some adult member or servant of his family; or

(c) if such person does not reside in the local area and his address elsewhere is known to the executive authority, by sending the same to him by post, registered; or

(d) if none of the means aforesaid be available, by affixing the same in some conspicuous part of such place of abode or business.

(2) When the person is an owner or occupier of any building or land, it shall not be necessary to serve the owner or occupier in the notice, and in the case of joint owners and occupiers it shall be sufficient to serve it on, or send it to, one of such owners or occupiers.

138. No person shall be tried for any offence against the provisions of this Act, or of any rule, or by-law made under it, unless complaint is made within three months of the commission of the offence by the police, or the executive authority or the Health Officer, or by a person expressly authorized in this behalf by the local authority, the executive authority or the Health Officer.

Supervision
of officers
under the
Act.

Provided that nothing contained in this section shall affect the provisions of the Code of Criminal Procedure, 1898, in regard to the power of certain Magistrates to take cognizance of offences upon information received or upon their own knowledge or suspicion.

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139. Any police officer who sees a person committing an offence against any of the provisions of this Act or of any rule or by-law made thereunder, may arrest such person, if his name and address are unknown to the officer and such person on demand declines to give his name and address or gives a name and address which the officer has reason to believe to be false.

Power of
Police
Officers
to arrest
offenders
against
Act, etc.

140. (1) The executive officer of a local authority or any member of the public health establishment of a local authority not below the rank of Health or Sanitary Inspector, who sees a person committing any of the offences specified in sub-section (2) in the area over which the local authority has jurisdiction, may arrest

Power of
executive
officer and
other
members
of public
health staff
to arrest
offenders
under Act, etc.

such person, if his name and address are unknown to the executive officer or member aforesaid and such person on demand declines to give his name and address or gives a name and address which such officer or member has reason to believe to be false. Any person so arrested shall be handed over to the officer in charge of the nearest police station as expeditiously as possible.

(2) The offences referred to in sub-section (1) are—

(a) offences against any of the provisions of this Act or of any rule or by-law made thereunder; and

(b) offences falling under any of the provisions of the Acts mentioned below, if such provisions are in force in the area over which the local authority has jurisdiction—

(i) Chapters VII to XIII, both inclusive, of the Madras City Municipal Act, 1913, read with section 307 of that Act and Schedules VII and VIII thereto; Madras Act IV of 1913.

(ii) Chapters VII to XIII, both inclusive, of the Madras District Municipalities Act, 1920, read with section 215 of that Act and Schedules VII and VIII thereto; Madras Act V of 1920.

(iii) Chapters VIII to XI, both inclusive, of the Madras Local Boards Act, 1920, read with section 207 of that Act and Schedules VIII and IX thereto; Madras Act XIV of 1920.

(iv) sections 23 and 73 of the Madras City Police Act, 1888; Madras Act III of 1887.

(v) clauses (9) and (11) of section 3 and sections 4 and 10 of the Town Nuisances Act, 1889; and Madras Act III of 1889.

(vi) section 5 of the Madras Prevention of Adulteration Act, 1918. Madras Act III of 1918.

Persons arrested
are to be
detained as
permitted.

141. No person arrested under section 138 or section 140 shall be detained in custody—

(a) after his true name and address have been ascertained, or

- (b) for a longer period than under all the circumstances of the case is reasonable; and such period shall not, in the absence of the special order of a Magistrate, whether having jurisdiction to try the case or not, exceed twenty-four hours, exclusive of the time necessary for the journey of such person to the Court having jurisdiction to try the case.

142. (1) No act, prosecution or other proceeding shall be, against any local authority or any officer or servant of a local authority, or against the Government or any officer or servant of a local authority or of the Government, or against any person appointed under section 12 of this Act, for any act done or purporting to be done under this Act without the previous sanction of the Government.

(2) No local authority or executive authority of a local authority, no officer or servant of any local authority or of the Government and no person appointed under section 12 of this Act, shall be liable in respect of any such act in any civil or criminal proceedings if the act was done in good faith in the course of the execution of duties or the discharge of functions imposed by or under this Act.

143. Any executive authority of a local authority or any officer or servant of a local authority or of the Government, or any person appointed under section 12 of this Act, who maliciously abuses any powers conferred on him by or under this Act, shall be punished with imprisonment which may extend to one year or with fine which may extend to one thousand rupees or with both.

Explanation.—No prosecution shall be instituted under this section without the previous sanction of the Government.

144. If any provision relating to public health contained in any other enactment in force in the Province of Madras is repugnant to any provision contained in this Act, the latter provision shall prevail and the former provision shall, to the extent of the repugnancy, be void.

Ordinary Penalties—1938.

Section.	Behaviour in clause.	Section.	Fine which may be imposed.	
			(1)	(2)
44	"	Failure to comply with notice to close house.		Fifty shillings.
45	"	Failure to comply with Magistrate's order prohibiting the use of a house or building.		One hundred shillings.
46	(1)	Depositing filth, rubbish, etc., in public place.		Twenty shillings per day.
	(2)	Leaving or permitting a member of the family to defecate in a public place.		Twenty shillings per day.
47	"	Failure to erect a fence with regard to certain infectious diseases.		Five shillings.
48	"	Failure to comply with notice prohib- iting the use of an infectious water.		One hundred shillings.
49	"	Exposing a child person to infection.		Twenty shillings per day.
50	(a)	Infectious person carrying on trade or business.		Fifty shillings.
	(b)	Infectious person carrying on other occupation or business.		Fifty shillings.
51	"	Failure to give information of contact disease.		Five shillings.
52	"	Failure to show lodging house, etc.		One hundred shillings.
53	"	Leaving infectious disease in a household or depositing infectious articles in a receptacle for refuse material.		Fifty shillings.
54	(1), (2), (3) and (4)	Obeying or permitting use of public sanitary by an infectious person.		Fifty shillings.
55	"	Leaving or permitting of infectious building without a permit.		Fifty shillings.
56	"	Exposing a child person to infection.		Fifty shillings.
57	(1)	Failure to comply with notice prohib- iting work in infectious premises.		Fifty shillings.
58	"	Use of house from public places by infectious person, etc.		Fifty shillings.
59	(1), (2), (3) and (4)	Delay in disposing of dead body of an infectious person or allowing others unlawfully to move and dispose same, etc., etc.		Fifty shillings.
60	"	Failure to comply with notice prohib- iting assemblages of 10 or more persons.		One hundred shillings.
61	(1)	Failure to take steps for the disinfect- ation of room, etc., etc.		Twenty shillings.
	(2)	Failure to comply with the notice for the disinfection of room, etc., etc.		Fifty shillings.
62	"	Failure to give instructions to the person having control of the premises to furnish the required information.		Twenty shillings.

Ordinary Penalties—contd.

Section.	Infraction or offence.	Penalty.	Penalty upon conviction.
(1)	(2)	(3)	(4)
44	(1) Failure to comply with notice requiring steps to be taken against breeding of mosquitoes.		Fifty rupees.
45	" Preventing the dissemination of matter relating to prevention of the breeding of mosquitoes.		Two hundred rupees.
46	(1) Defacing or destroying anti-mosquito works.		Five hundred rupees.
47	(1) Concealment of fixtures, machinery, etc., in residential areas.		One thousand rupees.
	(2) Failure of factories, workshops, etc., to comply with conditions imposed.		Five hundred rupees.
48	" Illegal erection of building on unsuitable ground.		Two hundred rupees.
49	(1) and (2) Failure to cause to be built a dwelling house declared unfit for human habitation or providing it to be let or occupied as a dwelling house.		Two hundred rupees.
50	" Contravening laws to build houses without permission.		One hundred rupees.
51	(1) Failure to maintain a tenement in a habitable condition.		Fifty rupees.
	(2) Denial or providing a tenement to be overcrowded.		Fifty rupees.
52	" Keeping a lodging house or operating a lodging without registration.		One hundred rupees.
53	(1) Failure to affix notice " " " "		Two rupees.
	(2) Refusal to allow fire access to the premises collectively, etc., to all parts of the lodging house.		One hundred rupees.
54	(1) Selling, etc., rancid meat or food.		One hundred rupees.
55	" Selling, etc., rancid meat or food through others.		One hundred rupees.
56	" Concealing the death of any animal which has died of natural causes.		One hundred rupees.
57	(1) Unlawfully importing meat from outside the local area.		One hundred rupees.
58	(2) Refused premises carrying on trade, etc., in inferior food.		One hundred rupees.
59	" Failure to furnish information regarding the sources of supply of milk or dairy produce.		Fifty rupees.
60	(1) Failure to comply with the order prohibiting the supply of milk or dairy produce.		Two hundred rupees.
61	" Failure to inform the proper authority about the date and other particulars regarding fair or festival.		Fifty rupees.
62	" Failure to comply with notice to remove or destroy matters which are unsightly.		One hundred rupees.
63	(1) and (2) Accumulating refuse without license, or violating conditions of license.		Fifty rupees.

SCHEDULE II.

Penalties for continuing breaches.

(Penalties 124 (2))

Section.	Infraction of clause.	Section.	Penalty.
(1)	(2)	(3)	(4)
14	(2)	Failure of the owner or other person having control to erect or comply with the directions expressed in the notice requiring to keep any well, etc., in good repair, to cleanse it or provide, etc.	Two months.
15	..	Continuing to occupy a dwelling house, or to permit the same person to occupy a dwelling house, without a supply of wholesome water.	Two months.
16	(1)	Failure to comply with notice to provide efficient drainage.	Two months.
17	..	Failure to comply with notice requiring to provide a house drain with an efficient drain.	Two months.
20	..	Failure on the part of the owner of land, to comply with notice regarding a drain, for a lot on the land.	Twenty months.
21	..	Failure to comply with notice for paving or covering the front of any court, yard, etc.	Two months.
22	(1)	Failure to comply with notice regarding sewers or drains of cesspits.	Two months.
24	..	Letting out, refuse or sewage into a street, etc.	Two months.
26	..	Discharging liquid refuse, etc., into a drain.	Twenty months.
28	..	Polluting water source.	Two months.
29	..	Constructing or reconstructing a building intended for human habitation without a sanitary arrangement.	Two months.
29	..	Failure to comply with notice regarding provisions of sanitary conveniences or latrines.	Two months.
40	(2)	Failure to comply with notice requiring removal or improvement of latrines.	Two months.
41	..	Failure to comply with notice to close latrines.	Two months.
42	..	Failure to comply with Municipal Council's order prohibiting the use of a house or building.	Twenty months.
47	(1)	Failure to comply with notice prohibiting the use of insanitary wells.	Twenty months.
48	..	Exposing other persons to infection.	Five months.
49	(4)	Refusing persons carrying on trade to refuse to load.	Two months.
50	(2)	Refusing persons carrying on other occupations to refuse to load.	Two months.
47	..	Failure to close lodging houses, etc.	Twenty months.
51	..	Exposing other persons to infection.	Two months.

Fines for continuing breaches—cont.

Section	Breach or duty.	Breach.	Penalty to be imposed.	
			(1)	(2)
92	(1)	Failure to comply with orders inhibiting work in infected premises.	Five rupees.	
93	(1)	Failure to take steps for the destruction of rats, mice, &c.	Five rupees.	
	(2)	Failure to comply with orders for the destruction of rats, mice, &c.	Five rupees.	
94	(1)	Failure to comply with orders requiring steps to be taken to avert the breeding of mosquitoes.	Five rupees.	
95	(1)	Contamination of furniture, washings, &c., in residential areas.	Two hundred rupees.	
	(2)	Failure of bathroom, washings, &c., to comply with regulations imposed.	One hundred rupees.	
96	(1) and (2)	Failure to cause to be built a dwelling house declared unfit for human habitation, or preventing it or being over-occupied as a dwelling house.	Fifty rupees.	
97	"	Contaminating built-up-back houses with refuse.	Twenty-five rupees.	
99	(1)	Failure to maintain a tenement in a habitable condition.	Twenty rupees.	
	(2)	Causing or permitting a tenement to be overcrowded.	Twenty rupees.	
101	"	Keeping a lodging house or dwelling a day or more unoccupied.	Fifty rupees.	
102	(1)	Failure to affix notice.	Five rupees.	
	(2)	Refusal to allow inspection by the executive authority, &c., to all parts of the lodging house.	Fifty rupees.	
105	(1)	Refusing, etc., to accept meat or food.	Twenty rupees.	
106	"	Refusing, etc., to accept meat or food from a vendor.	Twenty rupees.	
112	(1)	Refusal of person carrying on trade, etc., to submit to search.	Twenty rupees.	
115	(1)	Failure to comply with the order prohibiting the supply of milk or dairy produce.	Fifty rupees.	
122	"	Failure to comply with notice to close or discontinue source of water supply.	Twenty-five rupees.	
125	(1) and (2)	Unauthorized persons or animals in the house.	Twenty rupees.	

(By order of His Excellency the Governor)

P. APPU NAIR,

Secretary to Government, Legal Department.

Registered No. M-4.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE

No. 9]

MADRAS, TUESDAY EVENING, MARCH 7, 1938. [PRICE, 2 ANNAS.

DAILY RAINFALL RECORDED IN THE
MADRAS PRESIDENCY

FOR THE MONTH OF

NOVEMBER 1938

Daily Totals recorded to the Mayor

No.	Name	Daily Totals recorded to the Mayor																			
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
1	Baptist	5	5	7	4	6	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
2	Methodist	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
3	Presbyterian	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
4	Anglican	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
5	Roman Catholic	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
6	Jewish	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
7	Muslim	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
8	Hindu	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
9	Sikh	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
10	Buddhist	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
11	Jain	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
12	Sectarian	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
13	Other	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
14	Total	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
15	Grand Total	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1

Precedence for the month of November 1928.

11	20	29	38	47	56	65	74	83	92	101	110	119	128	137	146	155	164	173	182	191	200	209	218	227	236	245	254	263	272	281	290	299	308	317	326	335	344	353	362	371	380	389	398	407	416	425	434	443	452	461	470	479	488	497	506	515	524	533	542	551	560	569	578	587	596	605	614	623	632	641	650	659	668	677	686	695	704	713	722	731	740	749	758	767	776	785	794	803	812	821	830	839	848	857	866	875	884	893	902	911	920	929	938	947	956	965	974	983	992	1001	1010	1019	1028	1037	1046	1055	1064	1073	1082	1091	1100	1109	1118	1127	1136	1145	1154	1163	1172	1181	1190	1199	1208	1217	1226	1235	1244	1253	1262	1271	1280	1289	1298	1307	1316	1325	1334	1343	1352	1361	1370	1379	1388	1397	1406	1415	1424	1433	1442	1451	1460	1469	1478	1487	1496	1505	1514	1523	1532	1541	1550	1559	1568	1577	1586	1595	1604	1613	1622	1631	1640	1649	1658	1667	1676	1685	1694	1703	1712	1721	1730	1739	1748	1757	1766	1775	1784	1793	1802	1811	1820	1829	1838	1847	1856	1865	1874	1883	1892	1901	1910	1919	1928	1937	1946	1955	1964	1973	1982	1991	2000	2009	2018	2027	2036	2045	2054	2063	2072	2081	2090	2099	2108	2117	2126	2135	2144	2153	2162	2171	2180	2189	2198	2207	2216	2225	2234	2243	2252	2261	2270	2279	2288	2297	2306	2315	2324	2333	2342	2351	2360	2369	2378	2387	2396	2405	2414	2423	2432	2441	2450	2459	2468	2477	2486	2495	2504	2513	2522	2531	2540	2549	2558	2567	2576	2585	2594	2603	2612	2621	2630	2639	2648	2657	2666	2675	2684	2693	2702	2711	2720	2729	2738	2747	2756	2765	2774	2783	2792	2801	2810	2819	2828	2837	2846	2855	2864	2873	2882	2891	2900	2909	2918	2927	2936	2945	2954	2963	2972	2981	2990	2999	3008	3017	3026	3035	3044	3053	3062	3071	3080	3089	3098	3107	3116	3125	3134	3143	3152	3161	3170	3179	3188	3197	3206	3215	3224	3233	3242	3251	3260	3269	3278	3287	3296	3305	3314	3323	3332	3341	3350	3359	3368	3377	3386	3395	3404	3413	3422	3431	3440	3449	3458	3467	3476	3485	3494	3503	3512	3521	3530	3539	3548	3557	3566	3575	3584	3593	3602	3611	3620	3629	3638	3647	3656	3665	3674	3683	3692	3701	3710	3719	3728	3737	3746	3755	3764	3773	3782	3791	3800	3809	3818	3827	3836	3845	3854	3863	3872	3881	3890	3899	3908	3917	3926	3935	3944	3953	3962	3971	3980	3989	3998	4007	4016	4025	4034	4043	4052	4061	4070	4079	4088	4097	4106	4115	4124	4133	4142	4151	4160	4169	4178	4187	4196	4205	4214	4223	4232	4241	4250	4259	4268	4277	4286	4295	4304	4313	4322	4331	4340	4349	4358	4367	4376	4385	4394	4403	4412	4421	4430	4439	4448	4457	4466	4475	4484	4493	4502	4511	4520	4529	4538	4547	4556	4565	4574	4583	4592	4601	4610	4619	4628	4637	4646	4655	4664	4673	4682	4691	4700	4709	4718	4727	4736	4745	4754	4763	4772	4781	4790	4799	4808	4817	4826	4835	4844	4853	4862	4871	4880	4889	4898	4907	4916	4925	4934	4943	4952	4961	4970	4979	4988	4997	5006	5015	5024	5033	5042	5051	5060	5069	5078	5087	5096	5105	5114	5123	5132	5141	5150	5159	5168	5177	5186	5195	5204	5213	5222	5231	5240	5249	5258	5267	5276	5285	5294	5303	5312	5321	5330	5339	5348	5357	5366	5375	5384	5393	5402	5411	5420	5429	5438	5447	5456	5465	5474	5483	5492	5501	5510	5519	5528	5537	5546	5555	5564	5573	5582	5591	5600	5609	5618	5627	5636	5645	5654	5663	5672	5681	5690	5699	5708	5717	5726	5735	5744	5753	5762	5771	5780	5789	5798	5807	5816	5825	5834	5843	5852	5861	5870	5879	5888	5897	5906	5915	5924	5933	5942	5951	5960	5969	5978	5987	5996	6005	6014	6023	6032	6041	6050	6059	6068	6077	6086	6095	6104	6113	6122	6131	6140	6149	6158	6167	6176	6185	6194	6203	6212	6221	6230	6239	6248	6257	6266	6275	6284	6293	6302	6311	6320	6329	6338	6347	6356	6365	6374	6383	6392	6401	6410	6419	6428	6437	6446	6455	6464	6473	6482	6491	6500	6509	6518	6527	6536	6545	6554	6563	6572	6581	6590	6599	6608	6617	6626	6635	6644	6653	6662	6671	6680	6689	6698	6707	6716	6725	6734	6743	6752	6761	6770	6779	6788	6797	6806	6815	6824	6833	6842	6851	6860	6869	6878	6887	6896	6905	6914	6923	6932	6941	6950	6959	6968	6977	6986	6995	7004	7013	7022	7031	7040	7049	7058	7067	7076	7085	7094	7103	7112	7121	7130	7139	7148	7157	7166	7175	7184	7193	7202	7211	7220	7229	7238	7247	7256	7265	7274	7283	7292	7301	7310	7319	7328	7337	7346	7355	7364	7373	7382	7391	7400	7409	7418	7427	7436	7445	7454	7463	7472	7481	7490	7499	7508	7517	7526	7535	7544	7553	7562	7571	7580	7589	7598	7607	7616	7625	7634	7643	7652	7661	7670	7679	7688	7697	7706	7715	7724	7733	7742	7751	7760	7769	7778	7787	7796	7805	7814	7823	7832	7841	7850	7859	7868	7877	7886	7895	7904	7913	7922	7931	7940	7949	7958	7967	7976	7985	7994	8003	8012	8021	8030	8039	8048	8057	8066	8075	8084	8093	8102	8111	8120	8129	8138	8147	8156	8165	8174	8183	8192	8201	8210	8219	8228	8237	8246	8255	8264	8273	8282	8291	8300	8309	8318	8327	8336	8345	8354	8363	8372	8381	8390	8399	8408	8417	8426	8435	8444	8453	8462	8471	8480	8489	8498	8507	8516	8525	8534	8543	8552	8561	8570	8579	8588	8597	8606	8615	8624	8633	8642	8651	8660	8669	8678	8687	8696	8705	8714	8723	8732	8741	8750	8759	8768	8777	8786	8795	8804	8813	8822	8831	8840	8849	8858	8867	8876	8885	8894	8903	8912	8921	8930	8939	8948	8957	8966	8975	8984	8993	9002	9011	9020	9029	9038	9047	9056	9065	9074	9083	9092	9101	9110	9119	9128	9137	9146	9155	9164	9173	9182	9191	9200	9209	9218	9227	9236	9245	9254	9263	9272	9281	9290	9299	9308	9317	9326	9335	9344	9353	9362	9371	9380	9389	9398	9407	9416	9425	9434	9443	9452	9461	9470	9479	9488	9497	9506	9515	9524	9533	9542	9551	9560	9569	9578	9587	9596	9605	9614	9623	9632	9641	9650	9659	9668	9677	9686	9695	9704	9713	9722	9731	9740	9749	9758	9767	9776	9785	9794	9803	9812	9821	9830	9839	9848	9857	9866	9875	9884	9893	9902	9911	9920	9929	9938	9947	9956	9965	9974	9983	9992	10001	10010	10019	10028	10037	10046	10055	10064	10073	10082	10091	10100	10109	10118	10127	10136	10145	10154	10163	10172	10181	10190	10199	10208	10217	10226	10235	10244	10253	10262	10271	10280	10289	10298	10307	10316	10325	10334	10343	10352	10361	10370	10379	10388	10397	10406	10415	10424	10433	10442	10451	10460	10469	10478	10487	10496	10505	10514	10523	10532	10541	10550	10559	10568	10577	10586	10595	10604	10613	10622	10631	10640	10649	10658	10667	10676	10685	10694	10703	10712	10721	10730	10739	10748	10757	10766	10775	10784	10793	10802	10811	10820	10829	10838	10847	10856	10865	10874	10883	10892	10901	10910	10919	10928	10937	10946	10955	10964	10973	10982	10991	11000	11009	11018	11027	11036	11045	11054	11063	11072	11081	11090	11099	11108	11117	11126	11135	11144	11153	11162	11171	11180	11189	11198	11207	11216	11225	11234	11243	11252	11261	11270	11279	11288	11297	11306	11315	11324	11333	11342	11351	11360	11369	11378	11387	11396	11405	11414	11423	11432	11441	11450	11459	11468	11477	11486	11495	11504	11513	11522	11531	11540	11549	11558	11567	11576	11585	11594	11603	11612	11621	11630	11639	11648	11657	11666	11675	11684	11693	11702	11711	11720	11729	11738	11747	11756	11765	11774	11783	11792	11801	11810	11819	11828	11837	11846	11855	11864	11873	11882	11891	11900	11909	11918	11927	11936	11945	11954	11963	11972	11981	11990	11999	12008	12017	12026	12035	12044	12053
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Presidency for the month of November 1938—cont.

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Daily Rainfall recorded in the Station

[illegible]

Post-harvest for the month of November 1932—cont.

10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	1222	1223	1224	1225	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Periodicity for the month of November 1929—cont.

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Fishery for the month of November 1938—cont.

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* If published in one volume, add **monograph**.

References

Daily Rainfall recorded in the Month

Date	Daily Rainfall recorded in the Month																			
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
Station	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20
General	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Average	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Outlying	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Average	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Islands	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Average	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Total	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Amoy	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
	Average	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0

* Excludes rain falling on islands.

St. George's.

Office of the Minister of Education, Malacca,
First December 1910.

Fishery for the month of November 1923—cont.

No.	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466	467	468	469	470	471	472	473	474	475	476	477	478	479	480	481	482	483	484	485	486	487	488	489	490	491	492	493	494	495	496	497	498	499	500	501	502	503	504	505	506	507	508	509	510	511	512	513	514	515	516	517	518	519	520	521	522	523	524	525	526	527	528	529	530	531	532	533	534	535	536	537	538	539	540	541	542	543	544	545	546	547	548	549	550	551	552	553	554	555	556	557	558	559	560	561	562	563	564	565	566	567	568	569	570	571	572	573	574	575	576	577	578	579	580	581	582	583	584	585	586	587	588	589	590	591	592	593	594	595	596	597	598	599	600	601	602	603	604	605	606	607	608	609	610	611	612	613	614	615	616	617	618	619	620	621	622	623	624	625	626	627	628	629	630	631	632	633	634	635	636	637	638	639	640	641	642	643	644	645	646	647	648	649	650	651	652	653	654	655	656	657	658	659	660	661	662	663	664	665	666	667	668	669	670	671	672	673	674	675	676	677	678	679	680	681	682	683	684	685	686	687	688	689	690	691	692	693	694	695	696	697	698	699	700	701	702	703	704	705	706	707	708	709	710	711	712	713	714	715	716	717	718	719	720	721	722	723	724	725	726	727	728	729	730	731	732	733	734	735	736	737	738	739	740	741	742	743	744	745	746	747	748	749	750	751	752	753	754	755	756	757	758	759	760	761	762	763	764	765	766	767	768	769	770	771	772	773	774	775	776	777	778	779	780	781	782	783	784	785	786	787	788	789	790	791	792	793	794	795	796	797	798	799	800	801	802	803	804	805	806	807	808	809	810	811	812	813	814	815	816	817	818	819	820	821	822	823	824	825	826	827	828	829	830	831	832	833	834	835	836	837	838	839	840	841	842	843	844	845	846	847	848	849	850	851	852	853	854	855	856	857	858	859	860	861	862	863	864	865	866	867	868	869	870	871	872	873	874	875	876	877	878	879	880	881	882	883	884	885	886	887	888	889	890	891	892	893	894	895	896	897	898	899	900	901	902	903	904	905	906	907	908	909	910	911	912	913	914	915	916	917	918	919	920	921	922	923	924	925	926	927	928	929	930	931	932	933	934	935	936	937	938	939	940	941	942	943	944	945	946	947	948	949	950	951	952	953	954	955	956	957	958	959	960	961	962	963	964	965	966	967	968	969	970	971	972	973	974	975	976	977	978	979	980	981	982	983	984	985	986	987	988	989	990	991	992	993	994	995	996	997	998	999	1000	1001	1002	1003	1004	1005	1006	1007	1008	1009	1010	1011	1012	1013	1014	1015	1016	1017	1018	1019	1020	1021	1022	1023	1024	1025	1026	1027	1028	1029	1030	1031	1032	1033	1034	1035	1036	1037	1038	1039	1040	1041	1042	1043	1044	1045	1046	1047	1048	1049	1050	1051	1052	1053	1054	1055	1056	1057	1058	1059	1060	1061	1062	1063	1064	1065	1066	1067	1068	1069	1070	1071	1072	1073	1074	1075	1076	1077	1078	1079	1080	1081	1082	1083	1084	1085	1086	1087	1088	1089	1090	1091	1092	1093	1094	1095	1096	1097	1098	1099	1100	1101	1102	1103	1104	1105	1106	1107	1108	1109	1110	1111	1112	1113	1114	1115	1116	1117	1118	1119	1120	1121	1122	1123	1124	1125	1126	1127	1128	1129	1130	1131	1132	1133	1134	1135	1136	1137	1138	1139	1140	1141	1142	1143	1144	1145	1146	1147	1148	1149	1150	1151	1152	1153	1154	1155	1156	1157	1158	1159	1160	1161	1162	1163	1164	1165	1166	1167	1168	1169	1170	1171	1172	1173	1174	1175	1176	1177	1178	1179	1180	1181	1182	1183	1184	1185	1186	1187	1188	1189	1190	1191	1192	1193	1194	1195	1196	1197	1198	1199	1200	1201	1202	1203	1204	1205	1206	1207	1208	1209	1210	1211	1212	1213	1214	1215	1216	1217	1218	1219	1220	122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RAINFALL AND PRICE OF THE STAPLE FOOD GRAINS FOR THE WEEK ENDING 4TH MARCH 1964.

Crops.	RAINFALL IN INCHES.			PRICE IN GUINEAS PER HUNDRED WEIGHT.															Notes.		
	In the week.		Up to the end of the week.	Wheat.			Cereals.														
	1964.	1963.		1964.		1963.	1964.		1963.		1964.		1963.		1964.		1963.				
				per acre.	per acre.		per acre.	per acre.	per acre.	per acre.	per acre.	per acre.	per acre.	per acre.	per acre.	per acre.	per acre.	per acre.			
Barley		
Buckwheat		
Maize		
Oats		
Rye		
Sorghum		
Wheat		
...		

* Average price, which is subject to change in the market, of the crops.
 Note: The statistics are subject to revision and are not to be taken as final. The prices are subject to change in the market. The prices are given in the local currency and are not to be taken as final. The prices are given in the local currency and are not to be taken as final.

MADE IN INDIA - PRINTED AND PUBLISHED BY THE GOVERNMENT OF INDIA.

[illegible]

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V. KAMAKURA,
Division of Zoology and Ornithology,

Registered No. 26-1.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 41 MADRAS, TUESDAY EVENING, MARCH 3, 1936. [Price, 1 s. 2 d.]

Part III—Proceedings of the Indian Legislature

CONTENTS.

L.A. 202 No. 2 of 1935—Indian Revenue (Amendment) Bill, 1935. 10

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented in the Council and Assembly and Bills published under Rule 55 of the Indian Legislative Rules.

GOVERNMENT OF INDIA.

LEGISLATIVE ASSEMBLY DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 10th February 1936:—

L.A. BILL No. 2 OF 1936.

A Bill further to amend the Indian Revenue Shipping Act, 1925, for a certain purpose.

Whereas it is expedient to amend the provisions of Article 360 relating to commodities as a paper stock at the International Monetary Conference agreed at Paris on the 1st day of June 1929, and in pursuance of that purpose further to amend certain

11-2

[55]

100 and 101 of the Indian Merchant Shipping Act, 1920, in the 22nd line, margin November appearing:

It is hereby enacted as follows:—

Short title.	1. This Act may be called the Indian Merchant Shipping (Amendment) Act, 1920.
Enactment of section 100 and 101 of the Act.	2. In clause (c) of section 100 of the Indian Merchant Shipping Act, 1920 (hereinafter referred to as the said Act)— (a) after the words "means a Hindu-Muslim passenger" the words "irrespective of age" shall be inserted, and (b) the words commencing "but it does not include" and ending "shall be included as one pilgrim" shall be omitted.
Enactment of section 101 of the Act.	3. In the proviso to subsection (c) and (d) of section 101 of the said Act the words "of the age of twelve years or upwards" shall be omitted.

STATEMENT OF OBJECTS AND REASONS

Clause (c) of section 100 of the Indian Merchant Shipping Act, 1920, originally enacted from the schedule of a pilgrim a child under one year of age and further enquired the Central Government in force, by notification, that two persons of the age of one year or upwards and under the age of twelve years shall be reckoned as one pilgrim. Customs make one year of age and one therefore taken into account for purpose of computation of pilgrims to be carried on a pilgrim ship and are not entered any more. This act is in conflict with the provision of Article 100 of the International Sanitary Convention of 1906 under which provision is to be made in pilgrim ships in respect of such persons comprising of one for 100 days of 100 square metres, equivalent to 20 square feet, in the between decks and not above the space reserved for the crew. Passage of more pilgrims than the specified number is prohibited with the under Article 100 of the Convention. The Government of South America have given Article 100 the force of law. For this reason, and in view of the fact that the Central Government have accepted the implications of the Convention and, in other respects, comply with the provisions they have, after consultation with the Shipping and Commerce of the Indian Legislature, come to the conclusion that it is desirable that the Indian Merchant Shipping Act, 1920, should be amended so as to bring it into line with Article 100. The Bill is designed to carry out the requisite amendments.

G. R. RAJPAI.

New Delhi,
The 6th February 1920.

By RAJI,
Secretary to the Government of India.

(Published by order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 1) MADRAS, TUESDAY EVENING, MARCH 5, 1939. (Price, 4 annas.)

Part IV—Proceedings of the Madras Legislature

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BILL to be introduced in the Legislative Assembly of the Province of Madras.

Under the proviso to rule 73 of the Madras Assembly Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

A Bill to impose a tax on amusements and other entertainments in the Province of Madras.

WHEREAS it is expedient to provide for the levy by the Provincial Government of a tax on amusements and other entertainments, to repeal the Madras Local Authorities Entertainment Tax Act, 1936, and to provide for the payment of compensation to local authorities now levying a tax under the Act aforesaid; It is hereby enacted as follows:—

1. (1) This Act may be called the Madras Entertainment Tax Act, 1939.

20-1

[65]

Madras Act
No. 19 of 1939.

Printed by
the Government
Printer, Madras.

(2) It extends to the whole of the Province of Madras.

(3) This section shall come into force at once, and the rest of this Act shall come into force on such date as the Provincial Government may, by notification in the Official Gazette, appoint.

Report of
Madras Act
V of 1922.

2. The Madras Local Authorities Entertainments Tax Act, 1920, is hereby repealed.

Madras Act
V of 1922.

Definitions.

3. In this Act, unless there is anything repugnant in the subject or context—

(1) "admission" includes admission as a spectator or as one of an audience, and admission for the purpose of amusement by taking part in an entertainment;

(2) "admission to an entertainment" includes admission to any place in which an entertainment is held;

(3) "agriculture" includes horticulture and the breeding of animals of every description;

(4) "entertainment" includes any exhibition, performance, amusement, game, sport or race to which persons are admitted for payment;

(5) "local authority" means the Corporation of Madras, or a municipal council or a local board constituted under any enactment for the time being in force;

(6) "payment for admission" includes—

(a) any payment made by a person who, having been admitted to one part of a place of entertainment, is subsequently admitted to another part thereof, for admission to which a payment involving a tax or a higher tax is required;

(b) any payment for seats or other accommodation in a place of entertainment; and

(c) any payment for any purpose whatsoever connected with an entertainment which a person is required to make as a condition of attending or continuing to attend the entertainment in addition to the payment, if any, for admission to the entertainment;

- (7) "prescribed" means prescribed by rules made under this Act;
- (8) "proprietor" in relation to any entertainment includes any person responsible for the management thereof, and
- (9) "society" includes a company, institution, club or other association of persons by whatever name called.

4. Except as otherwise expressly provided in this Act, there shall be levied, and paid to the Provincial Government, on all payments for admission to any entertainment, a tax (hereinafter referred to as the entertainment tax) at the following rates, namely:—

Where the payment exceeding the amount of the tax—

	Amount of tax.
(i) is not more than two annas ..	Three pice.
(ii) is more than two annas but not more than four annas ..	Six pice.
(iii) is more than four annas but not more than six annas ..	Nine pice.
(iv) is more than six annas but not more than eight annas ..	One anna.
(v) is more than eight annas but not more than twelve annas ..	One anna and six pice.
(vi) is more than twelve annas but not more than one rupee.	Two annas.
(vii) is more than one rupee but not more than two rupees ..	Four annas.
(viii) is more than two rupees but not more than three rupees ..	Six annas.
(ix) is more than three rupees but not more than four rupees ..	Eight annas.
(x) is more than four rupees but not more than five rupees ..	Twelve annas.
(xi) is more than five rupees ..	Twelve annas in respect of the first five rupees and four annas for every rupee or portion thereof in excess of the first five rupees.

Competition
and receipt
subject
to the
law.

5. The Provincial Government may, on the application of the proprietor of any entertainment in respect of which the entertainment tax is payable under section 4, allow the proprietor on such conditions as they may lay down—

- (a) to compound the tax payable in respect of such entertainment for a fixed sum; or
- (b) to pay the amount of the tax due by means of a consolidated payment at such percentage of the gross proceeds received by the proprietor on account of payments for admission to such entertainment and on account of the tax, as the Provincial Government may fix.

Admission to
entertainment
subject

6. (1) Save in the cases referred to in section 5, no person shall be admitted for payment to any entertainment where the payment is subject to the entertainment tax except—

- (a) with a ticket stamped with an impressed, embossed, engraved or adhesive stamp (not previously used) issued by the Provincial Government and indicating the proper tax for such ticket, or
- (b) in special cases, with the approval of the Provincial Government, through a barrier which, or by means of a mechanical contrivance which, automatically registers the number of persons admitted,

unless the proprietor of the entertainment has made arrangements approved by the Provincial Government for furnishing returns of the payments for admission to the entertainment and has given security up to an amount and in a manner approved by the Provincial Government for the payment of the entertainment tax.

(2) Nothing in sub-section (1) shall be deemed to preclude the Provincial Government from requiring security from the proprietor of an entertainment for the payment of the entertainment tax in any other case.

Manner of
payment of
tax.

7. (1) The entertainment tax shall be levied in respect of each person admitted for payment, and in the case of admission by stamped ticket, shall be paid

by means of the stamp on the ticket, and, in the case of admission otherwise than by stamped ticket, shall be calculated and paid on the master of admissions.

(4) The entertainments tax in the case of admission otherwise than by stamped ticket, shall be recoverable from the proprietor.

(5) Where the payment for admission to an entertainment is made wholly or partly by means of a lump sum paid as a subscription or contribution to any society, or for a season ticket or for the right of admission to a series of entertainments or to any entertainment during a certain period of time, the entertainments tax shall be paid on the amount of the lump sum, but where the Provincial Government are of opinion that the payment of a lump sum or any payment for a ticket represents payment for other privileges, rights or purposes besides the admission to an entertainment, or covers admission to an entertainment during any period during which the tax has not been in operation, the tax shall be levied on such an amount as appears to the Provincial Government to represent the right of admission to entertainments in respect of which the entertainments tax is payable.

8. (1) The entertainments tax shall not be levied on payments for admission to any entertainment where the Provincial Government are satisfied—

Entertainments tax is not levied on payments for admission to any entertainment where the Provincial Government are satisfied—

- (a) that the entire gross proceeds of the entertainment are devoted to philanthropic, religious or charitable purposes without any charge on such proceeds for any expense of the entertainment; or
- (b) that the entertainment is of a wholly educational character; or
- (c) that the entertainment is provided for partly educational or partly scientific purposes by a society not conducted or established for profit; or
- (d) that the entertainment is provided by a society not conducted for profit and established solely for the purpose of promoting the public health or the interests of agriculture or of a manufacturing industry, and consists solely of an exhibition of articles

which are of material interest in connection with questions relating to public health or agriculture, or of the products of the industry for promoting the interests of which the society assists or of the materials, machinery, appliances or fund-raising used in the production of these products.

(2) The Provincial Government may, by general or special order, exempt any entertainment or class of entertainments from liability to the entertainments tax.

Exemption in
entertainments.

9. Where the Provincial Government are satisfied that the whole of the net proceeds of an entertainment are devoted to philanthropic, religious or charitable purposes, and that in calculating the net proceeds, not more than twenty-five per cent of the gross proceeds have been deducted on account of the expenses of the entertainment, they shall repay to the proprietor the amount of the entertainments tax paid in respect of the entertainment.

Recovery of
entertainments
tax.

10. Any amount due on account of the entertainments tax may be recovered by the Provincial Government as if it were an arrear of land revenue.

Inspection.

11. (1) (a) Any officer authorized by the Provincial Government in this behalf may enter any place of entertainment while the entertainment is proceeding, and any place ordinarily used as a place of entertainment at any reasonable time, for the purpose of seeing whether the provisions of this Act or any rules made thereunder are being complied with.

(b) Every officer so authorized shall be deemed to be a public servant within the meaning of section 23 of the Indian Penal Code.

Act XLV of
1910.

(2) The proprietor of every entertainment or the owner or person in charge of any place ordinarily used as a place of entertainment shall give every reasonable assistance to the inspecting officer in the performance of his duties under sub-section (1).

(3) If any person prevents or obstructs the entry of the inspecting officer, he shall, in addition to any other punishment to which he is liable under any law for the time being in force, be punished with fine which may extend to five hundred rupees.

12. The officer referred to in section 11 or any other officer who has to enter any place of entertainment in pursuance of a duty imposed upon him by or under this Act or any other law shall not be required to pay for his admission to the entertainment.

Nothing in this section shall apply to any officer of the Government or to any officer of a local authority.

13. (1) From the proceeds of the tax collected under this Act every year, there shall be paid to each of the local authorities which were in receipt of an income from the tax levied under the Madras Local Authorities Entertainments Tax Act, 1929, during any part of the three years preceding the 1st April 1939, a sum equivalent to the average net annual income derived by such local authority during those three years from the tax so levied.

Madras Act No. 1939.

(2) The Provincial Government shall determine the sums which should be paid to local authorities under sub-section (1) and their determination shall be final.

14. The proprietor of any entertainment who—

Penalties.

- (a) admits any person for payment to any place of entertainment in contravention of the provisions of section 6, or
- (b) fails to pay the tax due from him within the time prescribed, or
- (c) contravenes any of the provisions of this Act,

shall, on conviction by a Magistrate, be liable in respect of each such offence to a fine which may extend to five hundred rupees, and shall in addition, be liable to pay any tax which should have been paid.

15. The prescribed authority may accept from any person who has committed or is reasonably suspected of having committed an offence against this Act, by way of composition of such offence—

Power to accept composition.

- (a) where the offence consists of the failure to pay, or the evasion of, any tax payable under this Act, in addition to the tax so payable, a sum of money not exceeding five hundred rupees or double the amount of the tax payable, whichever is greater, and
- (b) in other cases, a sum of money not exceeding five hundred rupees.

Power to
make rules.

15. (1) The Provincial Government may make rules for securing the payment of the entertainments tax and generally for carrying into effect the purpose of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, they may make rules—

- (a) for the supply and use of stamps or stamped or embossed tickets, or for the stamping or embossing of tickets sent to be stamped or embossed, and for securing the defacement of stamps when used;
- (b) for the use of tickets covering the admission of more than one person and the collection of the tax thereon; and for the payment of the tax on the transfer from one part of a place of entertainment to another, and so payments for seats or other accommodation;
- (c) for controlling the use of barriers or mechanical contrivances (including the prevention of the use of the same barrier or mechanical contrivance for payments of a different amount) and for securing proper records of admission by means of barriers or mechanical contrivances;
- (d) for the checking of admissions, the keeping of accounts and the furnishing of returns by the proprietors of entertainments to which the provisions of section 5 are applied or in respect of which the arrangements approved by the Provincial Government for furnishing returns are made under section 8;
- (e) for the renewal of damaged or spoiled stamps and for the procedure to be followed on applications for refund under this Act or under the rules made thereunder;
- (f) for the keeping of accounts of all stamps used under this Act;
- (g) for the presentation and disposal of applications for exemption from payment of the entertainments tax, or for the refund thereof, made under the provisions of this Act;

- (A) for the collection of the entertainment tax under this Act and the powers to be exercised by the officers of the Provincial Government in that behalf;
- (B) for authorizing any local authority to collect the entertainment tax on behalf of the Provincial Government in the area within the jurisdiction of the local authority or any part of such area, for the payment of a commission to the local authority for making the collection, and for the powers to be exercised by the officers of the local authority in connexion with such collection;
- (C) for the issue of passes by proprietors of entertainments for the admission of officers who have to perform any duty in connexion therewith or any other duty imposed upon them by law; and
- (D) for any other matter for which there is no provision or no sufficient provision in this Act and for which provision is, in the opinion of the Provincial Government, necessary for giving effect to the purposes of this Act.

(3) In making a rule under sub-section (1) or sub-section (2), the Provincial Government may provide that a breach thereof shall be punishable with fine which may extend to five hundred rupees.

(4) All rules made under this section shall be published in the Official Gazette, and on such publication shall have effect as if enacted in this Act.

17. (1) No suit, prosecution or other proceeding shall be against any officer or servant of the Provincial Government, for any act done or purporting to be done under this Act, without the previous sanction of the Provincial Government.

(2) No officer or servant of the Provincial Government shall be liable in respect of any such act in

any civil or criminal proceeding, if the act was done in good faith in the course of the execution of duties or the discharge of functions imposed by or under this Act.

Enforcement
in certain
cases and
exceptions.

18. No suit shall be instituted against the Crown and no suit, prosecution or other proceeding shall be instituted against any officer or servant of the Provincial Government in respect of any act done or purporting to be done under this Act, unless the suit, prosecution or other proceeding is instituted within six months from the date of the act complained of.

Provisions,
as respects
officers and
servants of
a local
authority
collecting
the tax.

19. If any local authority has been authorized under this Act to collect the entertainments tax on behalf of the Provincial Government, the provisions of sections 17 and 18 shall apply in regard to the officers and servants of such authority in the same manner as they apply in regard to the officers and servants of the Provincial Government.

Power to
delegate
certain
powers.

20. (1) The Provincial Government may, by notification in the Official Gazette, delegate all or any of their powers under this Act except those conferred upon them by sub-section (3) of section 1, section 16 and this section, to any person or authority subordinate to the Provincial Government.

(2) The exercise of any powers delegated under sub-section (1) shall be subject to such restrictions, limitations and conditions, if any, as may be laid down by the Provincial Government, and shall also be subject to control and revision by them.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to provide for the levy by the Provincial Government of a tax on amusements and other entertainments. Such a tax is now being levied in Pondicherry, Bihar, the United Provinces and the North-West Frontier Provinces. Certain local bodies in the Presidency are now levying a tax under the Madras Local Authorities Entertainments Tax Act, 1926 (Madras Act V of 1927). It is proposed to repeal this Act and to provide for the levy of a provincial tax throughout the Presidency, the local bodies

and leaving the tax being duly counteracted by the payment to them of a sum equivalent to the average net annual income derived by them from the tax during the three years 1895-97, 1897-98 and 1898-99.

The tax will be levied on all payments for admission to entertainments at rates representing approximately about 10½ per cent of such payments. The provisions in the 1941 are mostly based on those contained in the Madras Local Amusements Entertainments Tax Act, 1931. Certain provisions based on the Acts of other Provinces have also been added.

G. RAJAGOPALACHARI.

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.

Bill to be introduced in the Legislative Assembly
of the Province of Madras.

Under the proviso to rule 73 of the Madras Assembly Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

A Bill further to amend the Madras Borstal Schools Act, 1935, for a certain purpose.

WHEREAS it is expedient further to amend the Madras Borstal Schools Act, 1935, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Madras Borstal Schools (Amendment) Act, 1935.

2. After section 10 of the Madras Borstal Schools Act, 1935, the following section shall be inserted, namely:—

“10-A. The Provincial Government may, if satisfied that any offender who has been sentenced to transportation either before or after the passing of the Madras Borstal Schools (Amendment) Act, 1935, and who at the time of conviction was not less than 16 nor more than 30 years of age, might with advantage be detained in a Borstal school, direct that such offender shall be transferred to a Borstal school, there to serve the whole or any part of the unexpired residue of his sentence. The provisions of this Act shall apply to such offender as if he had been originally sentenced to detention in a Borstal school.

An order may be made under this section, notwithstanding that the sentence of transportation has been subsequently commuted into a sentence of imprisonment.”

Assembly
Enacted

Enacted at
Port St. George
on the 5th day of
May 1935.

Provisional
Government
to transfer
offenders
sentenced to
transportation
to the
Borstal
schools.

SUMMARY OF OBJECTS AND REASONS.

Under section 10 of the Madras Juvenile Schools Act, 1925 (Madras Act V of 1925), the Inspector-General of Prisons, if satisfied that an adolescent offender undergoing sentence, might with advantage be detained in a Juvenile school, direct the offender to be transferred from prison to a Juvenile school. An adolescent offender has been defined in section 2 (i) of the Act as meaning any person who has been convicted of an offence punishable with imprisonment and who, at the time of such conviction, was not less than 16 nor more than 21 years of age. Where the offence is not punishable with imprisonment (for example, murder under section 302 of the Indian Penal Code), the offender will not be an adolescent offender, notwithstanding that the sentence of transportation is subsequently commuted into a sentence of imprisonment; and consequently, the provisions of section 10 cannot be invoked in his case. Cases have however occurred in which the Inspector-General of Prisons and the Government considered that offenders, though not adolescent offenders according to the existing definition, might with advantage be transferred to a Juvenile school. The transfer to the Juvenile school could not however be ordered in the case of such offenders in view of the terms of section 10. The object of this Bill is to remove this difficulty, and empower the Government to transfer such offenders also to the Juvenile school in proper cases.

2. It has been made clear that the amendment will cover the case of persons who have been sentenced to transportation before as well as after the Bill becomes law. Persons sentenced to transportation in the first instance but whose sentences are subsequently commuted into imprisonment are also within the scope of the Bill.

P. SUBBARAYAN.

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department

Bill to be introduced in the Legislative Assembly of the Province of Madras.

Under the proviso to rule 73 of the Madras Assembly Rules, the following Bill, together with the Statement of Objects and Reasons, is published for general information:—

A Bill to amend the Madras Maternity Benefit Act, 1934, for certain purposes.

Madras Act VI of 1934.

Whereas it is expedient to amend the Madras Maternity Benefit Act, 1934, for the purposes hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Madras Maternity Benefit (Amendment) Act, 1933.

Madras Act VI of 1934.

2. In section 5 of the Madras Maternity Benefit Act, 1934 (hereinafter referred to as the said Act), for the proviso to sub-section (1), the following proviso shall be substituted, namely:—

"Provided that a woman shall not be entitled to maternity benefit unless she has been employed in any factory or establishment of the employer from whom she claims maternity benefit, for not less than two hundred and forty days within a period of one year immediately preceding the date on which she gives notice under sub-section (1) of section 8."

3. In clause (a) of sub-section (2) of section 8 of the said Act, for the words "three months before her confinement", the words "five months before her confinement" shall be substituted.

STATEMENT OF OBJECTS AND REASONS

Since history shows in this Province that there is a tendency to reduce the Madras Maternity Benefit Act, 1934 (Madras Act VI of 1934) by excluding women workers at the very first signs of pregnancy. Under section 5 (1) (a) of the Act, no notice of dismissal given without sufficient cause to

a woman worker within a period of three months before her confinement, can deprive her of the maternity benefit to which she would have been otherwise entitled. To make the protection conferred by the action effective, it is proposed to extend this period from three to five months—see clause 3 of the Bill.

4. Under the proviso to section 5 (1) of the Act, a woman is not entitled to maternity benefit unless she has been employed in the factory of the employer for a period of not less than two months immediately preceding the date on which she gives notice of her intention to claim maternity benefit. Necessary instructions have been issued to the effect that in computing this period of two months, there should be included (a) authorized leave, and (b) unauthorized leave up to a total period of fourteen days succeeded by re-employment. It is considered desirable that in an important matter like this there should be a specific provision in the Act itself which will be uniform in its application. The new proviso to section 5 (1) substituted by clause 2 of the Bill accordingly makes a woman worker eligible for maternity benefit if she has been employed in any factory or business of the employer concerned for not less than two hundred and forty days within a period of one year immediately preceding the date on which she gives notice of her intention to claim maternity benefit. The new proviso also makes it clear that maternity benefit is admissible in cases where a woman worker has worked in different factories of the same employer.

V. V. GIRI

(By order of His Excellency the Governor)

P. APPU NAIR,
Secretary to Government, Legal Department.